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2	GRAND JURY
3	NORTHERN DISTRICT OF CALIFORNIA
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6	GJ INVESTIGATION NO. 2002R01596 )
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8	CONFIDENTIAL
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10	REPORTER'S TRANSCRIPT OF PROCEEDINGS
11	TESTIMONY OF
12	BARRY BONDS
13	AT UNITED STATES DEPARTMENT OF JUSTICE
14	450 GOLDEN GATE AVENUE
15	SAN FRANCISCO, CALIFORNIA 94102
16	THURSDAY, DECEMBER 4, 2003; 1:23 P.M.
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18	
19	FOR THE GOVERNMENT:
20	KEVIN V. RYAN, UNITED STATES ATTORNEY
2,1	BY: JEFF NEDROW, ASSISTANT UNITED STATES ATTORNEY
22	ROSS NADEL, ASSISTANT UNITED STATES ATTORNEY
23	UNITED STATES DEPARTMENT OF JUSTICE
24	450 GOLDEN GATE AVENUE
25	SAN FRANCISCO, CALIFORNIA 94102

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1	THURSDAY, DECEMBER 4, 2003; 1:23 P.M.
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.3	BARRY BONDS,
4	having been first duly sworn, testified as follows:
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6	EXAMINATION
7	BY MR. NEDROW:
8	Q. Yes, please have a seat, sir. Thank you.
9	Good afternoon, sir, could you please state
10	your name and spell your last name for the record?
11	A. Barry Bonds, B-o-n-d-s.
12	Q. Mr. Bonds, good afternoon.
13	A. Mm-hmm.
L 4	Q. Mr. Bonds, you received a subpoena to testify
L 5	before the grand jury today; is that correct?
16	A. Did I receive it today or just receive it?
17	Yes, I received one, yes.
8	Q. Previously received a subpoena
.9	A. My lawyers did, yes.
20	Q. And because of that subpoena you're here to
21	testify today; is that correct?
22	A. Yes.
23	Q. Okay. Now, I want to go through a few things,
24	Mr. Bonds. I know we've kind of talked in depth, but I
25	need to do it on the record here. So, if I could just

take a moment to do that.

Mr. Bonds, you understand that you are present here today as a witness before this grand jury; is that correct?

A. Yes.

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- Q. And you do you understand that this is an ongoing investigation by the grand jury into alleged illegal activities undertaken by Victor Conte and Greg Anderson? Do you understand that as well?
- A. I understand those two people are involved, yes.
- Q. And do you understand, if not I'll inform you, that at least some of the charges being looked at as to these individuals' activities include violations of Title 21 United States Code, Section 846, which is conspiracy to possess or distribute illegal substances. And also 18 U.S.C., Section 1956, the money laundering statute.

Do you understand -- do you understand what I'm saying that those are the types of charges that this grand jury is looking at in connection with Mr. Conte and Mr. Anderson?

A. This is the first time I've heard exactly how you're stating it. I've just seen what was in the paper.

But you understand as I say it --1 Ο. 2 Α. As you say it, I understand what you're talking 3 about now. 4 Q. Okay. Thank you. 5 Mr. Bonds, I want to go over a couple of rights 6 that you have in connection with your testimony today 7 before we get to the substance. 8 Do you understand that you have the right -- if you have a good faith belief that your statements are 9 going to potentially be incriminating or have a concern 10 about those statements to consult with your counsel 11 outside the grand jury room; do you understand that? 12 I understand I can consult my attorney if 13 there's something I do not understand. 14 And I'd like to ask you at this point, if you 15 0. 16 don't understand a question that I put to you, either because I ask it badly, which does happen, or if I just 17 say it in a confusing way -- do you understand I would 18 ask you to ask me to clarify it rather than try to 19 answer or guess at it. 20 21 Do you understand that? Yes. You are confusing. I'm telling you. 22 Α. Is he confusing to you guys? I'm glad it's not 23 just me. 24

O. Let's try to keep it as simple as possible.

All right. And I appreciate that. 1 I've been told that before. So, let me make sure I can keep it as 2 3 straightforward as I can. 4 But seriously, if you don't understand a 5 question, please ask me to rephrase it and I will, okay? 6 Α. Okay. 7 Q. Thank you. I want to talk about the Fifth Amendment for a 8 .. 9 In speaking with your lawyer, we were informed moment. 10 that you were going to assert your Fifth Amendment right 11 not to testify today in connection with this testimony, 12 actually, initially; is that correct? 13 I don't understand what you mean I wasn't going 14 to testify? Or I was going to testify under my rights 15 of immunity? Let me go over that. 16 Q. Do you understand that you have a Fifth 17 18 Amendment right not to make statements that will 19 incriminate yourself? Do you understand that? 20 I believe so. I don't understand the question, again, but I guess so. 21 22 0. Well, let me make it as clear as I can. Do you understand under the Fifth Amendment you 23 have the right not to make incriminating statements or

statements that you believe might subject yourself to

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1 criminal liability or trouble? 2 Do you understand that? 3 Α. I believe I understand the question, yes. I 4 believe so. 5 Q. Is there a part of that you don't understand? 6 Α. No, I just... 7 Okay. And in connection with that, let me 8 actually go over an order. You received an order 9 through your lawyer a short time before testifying 10 today; is that correct? 11 Α. Yes. 12 And I'm actually going to go over the text of 13 that order. And I'd like to make sure that you're 14 comfortable with it before we proceed. The order says 15 the following: 16 In motion of Kevin V. Ryan, United States Attorney for the Northern District of 17 18 California, the Court hereby finds and 19 orders as follows: First, Barry Bonds may 20 be called to testify before the grand 21 jury; second, in the judgment of the 22 United States Attorney, Barry Bonds is 23 likely to refuse to testify on the basis of his Fifth Amendment privilege against

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self-incrimination; and three, in the

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judgment of the United States Attorney the testimony and other information to be obtained from Barry Bonds is necessary to the public interest; and four, the motion filed here has been made with approval of the designate of the assistant attorney general in charge of the criminal division of the Department of Justice pursuant to the authority invested in him by 18 U.S.C., Section 6003 and 28 C.F.R. 0.175, it is therefore ordered that Barry Bonds, as soon as he may be called, shall testify under oath and provide other information, including documents in this case, and in any further ancillary proceedings. further ordered that the testimony and other information compelled from Barry Bonds pursuant to this order, including personal or business records, the fact of his production of any records, and any information directly or indirectly derived from such testimony may not be used against him in any criminal case except a prosecution for perjury, false declaration, or otherwise failing to

1 comply with this order. It is further ordered that the government's application 2 3 of this order be placed under seal until further order by the court, except that a 5 copy of this order may be served on the 6 witness and/or his counsel and disclosed to the grand jury conducting the 7 8 investigation in this matter." And this is filed on December 1 of this year 9 10 and signed by United States District Judge Maxine 11 Chesney, C-h-e-s-n-e-y. 12 So, Mr. Bonds, you received a copy of the order 13 that I just recited; correct? 14 Α. Yes. 15 So, again, I guess, just to make sure as best I 16 can do it, in plain-speak, we go through what that 17 means. The presumption, Mr. Bonds, is that people have 18 a Fifth Amendment right not to make statements that they 19 20 have a belief might incriminate themselves. After 21 reading that order do you understand that fundamental 22 principle? 23 Α. Yes. Okay. Now, do you understand that for today's 24

purposes you've been ordered to testify, but there are

limitations as to how the government could use those statements against you in the future.

Do you understand that?

Α. Yes.

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And those limitations are that, because you're compelled to answer questions put by myself, Mr. Nadel, or the grand jury -- because you're being compelled, the government can't use those statements either directly against you in any subsequent criminal proceeding or indirectly to develop evidence against you in a subsequent criminal proceeding.

Do you understand that?

- Α. Yes.
- Okay. Now, there's an exception to what I just And so let me make sure that that exception is clear. And is exception is that if it were to be the case that you were untruthful today or false -- and I have no reason to think that you would be today, but I say this to every witness that comes in here -- if there were a prosecution for perjury, false declaration, false statements or otherwise failing to comply with this cord, that would be a circumstance where these statements could be used against you.

Do you understand that?

Yes. Α.

1	Q. All right. Great. I think that that concludes
2	the legal questions before we get to the substance of
3	things.
4	Do you have any questions about these rights
5	that I've discussed before we get to the substance of
6	the questions?
7	A. No.
8	BY MR. NADEL:
9	Q. Mr. Bonds, Ross Nadel. I'm also an assistant
10	United States attorney.
11	We have had an opportunity namely, yourself;
12	your lawyer, Michael Rains; Mr. Nedrow; myself; and an
13	IRS agent to speak briefly before this session began;
14	is that right?
15	A. Mm-hmm yes.
16	Q. And did we also discuss what Mr. Nedrow just
17	summarized, the use of immunity order, during that
18	session within the last hour?
19	A. Yes.
20	Q. And did I explain it during that session?
21	A. Yes.
22	We've had our disagreements.
23	Q. Now, having had that conversation with your
24	lawyer present
25	A. Right.

1 Your lawyer is Michael Rains in connection with Q. 2 this proceeding? 3 Α. Right. And he is outside the grand jury room; is that Ο. correct? As far as you know. 5 As far as I know. 6 Α. 7 And having had that conversation in the presence of your attorney and then with the explanation 8 9 and the questions that Mr. Nedrow just asked you, is there anything that you're unsure of with regard to the 10 11 use of immunity order compelling you to testify that we need to clear up now? 12 No, none at all. 13 Α. BY MR. NEDROW: 14 Okay. Great. Mr. Bonds, you're a professional 15 Q. baseball player? 16 17 Α. Correct. And you play for the San Francisco Giants; 18 Q. correct? 19 Α. Correct. 20 21 How long have you been a professional baseball Ο. 22 player? 23 Α. Since 1985. And how long have you been with the Giants? 24 Ο. Since 1993. 25 Α.

1	Q. Okay. And one more background question and
2	we'll move on, but what would you describe as your
3	best or the athletic achievement you're most proud
4	of?
5	A. My draft in, when I was drafted in 1985.
6	There's no better achievement than fulfilling your goal.
7	Q. Okay. You also in 2001, I think, set the
8	single-season home run record; correct?
9	A. Correct.
10	Q. And you hit 73 home runs that year; is that
11	correct?
12	A. Correct.
13	Q. And Mr. Bonds, what's your birth date?
14	A. July 24, 1964.
15	Q. Mr. Bonds, I want to ask you some questions
16	about the individuals we identified as the targets of
17	this investigation. And let me start with Greg
18	Anderson, actually.
19	How long have you known Greg Anderson?
20	A. Since we were children.
21	Q. And if I could be a little more ask you to
22	be a little more precise, I know you might not remember
23	the exact year or date, but how old approximately do you
24	think you were when you met him? Elementary school,

high school?

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Okay. And has that relationship continued to

the present date or did it end at some point?

- A. No. We still train today.
- Q. And when you said "over there" to see what he was about, where was, in '98, Mr. Anderson working or training out of?
- A. He's been training out of World's Gym, from what I know of. That's where I train is at World's Gym until Burlingame.
- Q. At the time you got back in touch with Greg, if I can just ask, did someone mention to you that Greg was involved in weight training? Or did you guys personally get back in touch? Or how did that happen?
- A. I don't know how that happened. Greg and I have a mutual friend, the McKercher family, which -- his mother is down with cancer at this time. And I think we ran into each other and that's how we started talking again. I believe it was at the end of the '98 season.

  I'm not exactly sure.
- Q. Okay. At the time you started working out with Mr. Anderson again, what was he providing to you or what were you getting out of his training advice?
- A. Well, I felt that, you know, I was getting rugged with my other trainer, you know, doing the same thing over and over again. And, you know, sometimes you need a change. You know, you need to move on, to push

your body to another level, have another coach. And that's what it came down to.

And I liked Greg's philosophy. Greg is -- I train all year-round. I just don't train just in off-season. I train all year-round. That's almost -- I take three weeks -- two weeks to a month off at any given point in my career. So, I'm in that gym every day, okay?

Q. Okay.

A. And I like Greg's philosophy. Because my other trainer was, like: You do three sets of legs, three sets of this, three -- you know. And Greg is more: 16 sets of chest, more biceps, to really maximize and expand your muscle. And I liked that philosophy. And I admired that.

And I just believe people are experts in their -- you know, in each of their fields. I have a running coach, I have a stretch and flexibility coach, I have a strengthening coach. I just believe people are experts in their field, and there's not a one shop stop, that's all.

Q. The things you've talked about are prescriptions or regimens for weight training basically; is that accurate?

A. Yes.

1	Q. Besides providing you with advice on weight
2	lifting systems, did Mr. Anderson provide you with
3	anything else in connection with your working out with
4	him?
5	A. Vitamins and protein shakes.
6	I also was with Twin Lab too at that time.
7	Q. Sorry?
8	A. I also was with Twin Lab at that time, too.
9	Q. Twin Lab what's Twin Lab?
10	A. Twin Lab is a vitamin company, provides
11	vitamins.
12	Q. Did Mr. Anderson ever talk to you about giving
13	blood tests or urine tests? I'm sorry. Let me make it
14	more clear.
15	Did he ever ask you to provide blood samples or
16	urine samples for testing?
17	A. Yes.
18	Q. When did he start asking you to do that, right
19	off the bat or as time went on?
20	A. I don't know, I believe it was maybe 2000,
21	2001, I believe so.
22	Q. And did he explain to you why he wanted to test
23	your blood or your urine?
24	A. He wanted to do a blood test sample to try to
25	regulate your levels, if you're lacking in zinc or

magnesium or, you know, like, your deficiency in your body. And I was curious about it. You know, that's a unique thing to find out. And to supplement it with food. I have a cook. So, I had a cook, and I had a nutritionist at Stanford, a lady that was telling us, you know, all the nutrition stuff, too. And Greg was also helping in that.

And then to take the blood test at BALCO was just the thing to figure out what you're deficient in and be able to supplement that with vitamins or food

intake.

Q. Okay. How many times did you provide blood samples for testing? Was that a common thing or just happen a few times? Or what would you estimate?

And I thought it was just a neat idea.

- A. I don't know, maybe five or six times, maximum.
- Q. And would that be all within the 2000, 2001 period, or would it be over the last several years?
- A. Over the last -- all the way until now, this year.
- Q. And regarding the urine samples -- let me ask, I guess, the same questions regarding the urine samples. How often did you provide those?
- A. Oh, I can't recall. Maybe four times, maybe.

  I don't recall.
  - Q. So, understanding four would be kind of an

1	estimate, but kind of in the ballpark, or around four?
2	A. Yes.
3	Q. Did he ask you why or, excuse me, did he
4	tell you why urine samples?
5	A. No. I didn't we were friends. I didn't ask
6	Greg a bunch of questions. We are friends, we grew up
7	together, you know, we don't do that stuff. If he needs
8	something, fine, fine.
9	Q. Does Greg, in addition to the weight lifting,
10	have a background in terms of the nutritional-type
.11	stuff?
12	A. He says he studied, you know. He to me he
13	seems pretty knowledgeable.
14	Q. Okay, okay.
15	MR. NADEL: Excuse me, Mr. Bonds.
16	The Mr. Nedrow just asked you about the
17	urine samples, and if you asked Mr. Anderson why he was
18	asking you to provide them. Did he tell you besides
19	whether you asked, did he tell you why he was asking you
20	to provide urine or blood samples.
21	THE WITNESS: For my regulations of what my
22	body intake is, that you know, just to regulate my
23	body, what the deficiencies is in my body.
24	My dad did it. You know, my family did it.

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BY MR. NADEL:

1	Q. Did you provide the blood samples directly to
2	Mr. Anderson?
3	A. Yeah, I had my own personal doctor come up to
4	draw my blood. I only let my own personal doctor touch
5	me. And my own personal doctor came up and drew my
6	blood and Greg took it to BALCO.
7	Q. What about the urine samples?
8	A. Same thing, come to my house, here, go.
9	Q. That was the doctor, that was at your house,
10	and provided it to
11	A. Yes.
12	Q to Mr. Anderson; right?
13	A. Yes.
14	Q. Did he tell you where those samples would be
15	tested?
16	A. Where he was taking them?
17	Q. Yes.
18	A. I believe BALCO.
19	Q. Did he tell you that?
20	A. Yeah yes.
·21	Q. Did he tell you what he was going to test them
22	for?
23	A. I believe it was the same thing for the blood,
24	the blood and the thing are the exact same thing. So, I
25	didn't ask him.

1	Q. I'm not asking what you believed or what you
2	asked him. I'm asking what he told you.
3	Did he tell you
4	A. I can't recall, I cannot recall.
5	Q. So, you don't know whether or not he mentioned
6	what
7	A. I cannot recall specifics, no, not at all.
8	MR. NADEL: Good.
9	BY MR. NEDROW:
10	Q. Since you sorry we're going to be popping up
11	and down a little bit. But we'll try to do it at the
12	same time.
13	But you referenced BALCO, so let me now ask you
14	about BALCO. What was Greg's connection or relationship
15	with BALCO?
16	A. I have no idea their personal relationship or
17	any their relationship. I don't get into anyone's
18	business like that.
19	Q. Okay. How is it and, well, I think you
20	already answered this question. You knew from Greg that
21	your samples were being tested at BALCO; is that
22	correct?
23	A. That's correct.
24	Q. Did Greg ever explain to you what BALCO was?

Or what did he say to you about BALCO?

1	A. He said that, you know, this is where hospitals
2	would send samples, because most hospitals don't keep
3	their blood intakes from, you know, patients and stuff
4	like that. They send them out to labs. Makes sense to
5	me.
. 6	Q. Sure, fair enough.
7	A. I'm like, fine, okay. And you know, I want
8	I was just baffled like, you know, should have been
9	doing this a long time ago, you know, drawing blood,
10	finding out what you're lacking and stuff, you know,
11	keep your energy up if you're this or that. And that
12	was it. That's all I thought about.
13	Q. Did Greg actually work for BALCO?
14	A. No. They were friends.
15	Q. I'm sorry?
16	A. I think they're friends.
17	Q. And when you say "they," who are friends?
18	A. Greg and the guys at BALCO.
19	Q. Let's get into that.
20	Do you know a person named Victor Conte?
21	A. Yes.
22	Q. Approximately when do you think you met Victor
23	Conte?
24	A. I met Victor the first time Greg took me to

BALCO to explain to me how the blood deficiency thing

1	was. And I did an ad for BALCO. And I may have seen
2	Victor twice or three times, maximum.
3	Q. Okay. So and I want to make sure I'm right
4	on this, is Greg the person who introduced you to Victor
5	Conte?
6	A. Yes.
7	Q. What did Greg tell you specifically, if you can
8	remember it, about what Victor could provide to you?
9	A. Greg only took me there for Victor for the
10	blood.
11	Q. Okay.
12	A. That's it.
13	Q. All right. Other than understanding that you
14	could get help with the blood analysis, did you ever get
15	any other services from Mr. Conte?
16	A. Victor?
17	Q. Yes.
18	A. No.
19	Q. Let me ask the same question about Greg at this
20	point, we'll go into this in a little bit more detail,
21	but did you ever get anything else from Greg besides
22	advice or tips on your weight lifting and also the
23	vitamins and the proteins that you already referenced?
24	A. This year, in 2003 at the end of 2002, 2003

season, when I was going through -- my dad died of

- cancer, you know, and everyone knows that.
  - Q. Yes. I'm sorry about that.

A. And everyone tries to give me everything. You got companies that provide us with more junk to try than anything. And you know that as well.

I was fatigued, tired, just needed recovery, you know. And this guy says: "Try this cream, try this cream." And Greg came to the ballpark and he said, you know: "This will help you recover," and he rubbed some cream on my arm, like, some lotion-type stuff, and, like, gave me some flax seed oil, that's what he called it, called it some flax seed oil, man. It's, like: "Whatever, dude."

And I was at the ballpark, whatever, I don't care. What's lotion going to do to me? How many times have I heard that: "This is going to rub into you and work." Let him be happy. We're friends. You know?

- Q. When did that happen for the first time?
- A. Not until 2003, this season.
- Q. And when you say 2003 --
- A. You said everything that he gave me, so that means up to now.
- Q. Exactly, you're exactly right. You're right about my question. All right. So, we'll get into that in some detail. But I appreciate that. Let me ask a

couple quick questions before we get to that.

I want to talk for a moment -- you mentioned the vitamin and the protein shakes. Can we get into this in a little bit more detail. And these are the things that we would characterize as over-the-counter type stuff. Can you give us a brief summary of that type of stuff that Greg gave you?

A. I was going to bring a package for you, but unfortunately I got up at four o'clock this morning to train before I got here and forgot it. But Greg packaged it up for me, so I never saw the actual bottles that he was taking it from. They would come in just little, clear plastic. And they would have — there's probably like ten or 12 different pills in there. And you're talking about multivitamin to vitamin E to omega threes, to, you know, ZMA — the ZMA that BALCO had — to liver pills to oxygen, you know, anything — he'd abbreviate it and call it whatever.

But I had no reason to doubt what he was giving me, because we were friends. No reason to doubt him.

Q. Let me ask you, then, about this flax seed oil thing that you mentioned.

Tell me a little bit more about what that looked like, if you could, please?

A. It came in, like, a -- what is that that you

have right there?

- Q. Actually, I'm sorry. I probably should have put this out to make it more efficient, and ask you if this looks familiar to you at all?
- A. Yeah, that's what it looked like. And he -- it would be, like, this much (indicating). And you would get, like, two drops underneath your tongue, like this -- you know, like -- you ain't taking this whole thing (indicating). It was this little bit right in here.

And I was, like -- you know, to me it didn't even work. You know, me, I'm 39 years old. I'm dealing with pain. All I want the pain relief, you know?

- Q. Mm-hmm.
- A. And, you know, to recover, you know, night games to day games. That's it. And I didn't think the stuff worked. I was, like: "Dude, whatever," but he's my friend, you know?
- Q. And you know what I should do is, we previously identified this item as an exhibit for the record, I think, but let's re-identify it for today's record and we'll match them up later on.

Want to make sure there's no overlap between the exhibits. But we'll call this Exhibit 501 and that is the plastic vial that you have there.

1 And let me also ask -- I'm including 501 -- let 2 me ask you about the other item, yes, is that consistent 3 with the -- with Mr. Anderson giving you this -- did he give you something to take the --4 5 Like this (indicating)? Α. 6 Q. Yes. 7 No, he never gave me this. Α. Q. Did not. So, you don't recognize that at all? 9 Α. It was in this (indicating). He brought 10 it to the ballpark. 11 Q. Right, okay. 12 A. And it was in this (indicating). 13 0. Right. 14 And it was this much (indicating) inside this. 15 Like a little bit of this. And then I just go like this (indicating) and throw it in the trash. 16 17 Q. Okay. So, you just -- it was so small you'd just drink the contents in a small amount? 18 19 Α. Yeah, it might have been even a smaller tube 20 than this (indicating), you know. I don't know if they 21 come in different sizes. But it was a tube like this (indicating). I'd open it up like this (indicating), 22 23 take a little bit, go like this underneath my tongue,

Did he say anything about -- go ahead.

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r.

and then throw it away.

Q.

## BY MR. NADEL:

19.

Q. Mr. Bonds, just to make sure -- especially, as you can see, to my right there's a court reporter who's taking down what's being said. There were a lot of "this's" in those questions and answers. And I just want to make sure it's clear.

When you referred to "this" and held up something that you were given some liquid from, are you referring to the tube there that has some kind of gold-colored fluid in it right in front of you?

- A. Pertaining to a tube that was called flax seed oil to me.
- Q. And it looked something like that tube in front of you?
  - A. It looked something exactly like that.
- Q. And then the other "this" which was the thing you said no, you didn't see, was the thing to the right that looks kind of like a hypodermic needle?
  - A. Yes, whatever you want to call it.
- Q. And that you didn't -- you don't recognize at all?
  - A. That's not something I was given.
- Q. Just to make sure that it's clear what we're talking about in the record.
- 25 BY MR. NEDROW:

1 Q. And -- all right. So, how many times approximately do you think you got these tubes with what 2 3 Mr. Anderson told you was flax seed oil? Maybe once a home stand or something, if that. Greg didn't travel with me on the road. So, I was at 5 home, when I came home. 6 And the first time was the beginning of this 7 8 year's season, in 2003? Yes, 2003, because I was battling with the 9 problems with my father and the -- just the lack of 10 11 sleep, lack of everything. 12 Q. Okay. And I had a bunch of massage people trying to 13 14 keep me going and, you know, a lot of training and stuff like that. And I was just getting fatigued and not 15 16 recovering. Okay. Had you ever taken flax seed oil, by the 17 way, before? 18 I never asked Greg. When he said it was flax 19 seed oil, I just said: "Whatever." It was in the 20 21 ballpark. Right. 22 Ο. You know, in front of everybody. I mean, all 23 the reporters, my teammates. I mean, they all saw it. 24

I didn't hide it. I didn't hide -- I didn't hide

1	anything.
2	I mean, I didn't question anything when he
3	you know, if I'm at the ballpark or something you
4	know, trainers come up to me and say: "Hey, Barry, try
5	this." I don't really question it, move on. You know?
6	Q. Okay. Did you even know what flax seed oil was
7	at the time he presented it to you?
8	A. Not really. Not at all.
9	Q. Every time he gave it to you, did it have this
10	very small amount? Did he ever give you, like, an
11	eyedropper or any other mechanism to
12	A. No. It all came in that (indicating) and I
13	just took it and threw it in the trash.
14	Q. This will be approximate, probably, but
15	approximately how many home stands back and forth do you
16	have during a season? Is it
17	A. I have no idea.
18	Q. No idea.
19	A. You can look it up.
20	Q. Look at the schedule. Okay.
21	But you think about one a home stand is
22	accurate?
2:3	A. That's pretty much accurate.
24	BY MR. NADEL:
25	Q. Did you notice after you took it that it had

any affect -- appeared to you to have any affect on you 1 at all? 3 I -- I told him: "It's not doing crap. Α. I'm 4 still in pain. I'm still feeling the pain." 5 You, yourself --Ο. 6 I still felt fatigued and had a heart condition 7 in Arizona. It's not working. 8 And other than what Mr. Anderson told you, you 9 didn't know what this substance consisted of at all? 10 No. I had no reason to doubt him. We were in Α. 11 the ballpark, inside the stadium. You know, if I was 12 somewhere else, maybe, I probably would have -- I'm not 13 that way, sir. Sorry. I'm not the type of person to pry into people's business. And I really believe my 14 15 friends. 16 Well, let me ask you this, if Mr. Anderson came Ο. 17 to you at the ballpark with some other substance, whatever it is, if he asked you to take some other 18 19 substance and said it was some other type of oil, whatever he asked you to take, would you take it? 20 I would trust that he wouldn't do anything to 21 hurt me. 22 23 Q. Okay. But you wouldn't ask any further questions. You'd just basically -- because he's your 24 25 friend, if he asked you to take it, you would take it?

1	A. He would do the same thing for me.
2	BY MR. NEDROW:
3	Q. Okay. And regarding the effects of it, were
4	there any negative effects, like side effects, that you
5	could remember from it?
6	A. Not that I know of.
7	Q. Other than telling you it was flax seed oil,
8	did Greg ever tell you anything else about what the
9	substance was?
10	A. No.
11	Q. Did he ever and I know some of these
12	questions I've just got to ask. I know you're going to
13	say: "I just told you 'no.'" But did he ever tell you
1.4	it was, like, a chemically or molecularly altered
15	steroid? Did Greg ever tell you anything like that?
16	A. No, because my other trainer Harvey, who is 50
17	years old, was taking the same stuff. So, I didn't have
18	any reason to say anything. And he said it's flax seed
19	oil. And he gave it I mean, he's my strengthening
20	coach. So, there was no reason to doubt him.
21	BY MR. NADEL:
22	Q. Mr. Anderson had never given you anything or
23	asked you to take anything before the 2003 season; is
24	that right?

A. We never had those discussions. We don't

1	discuss about his you know, part of his world of
2	business is his business. My business is my business.
3	So, we don't
4	Q. I'm asking
5	A. No.
6	Q. That's not my question. My question is
7	A. No.
8	Q prior to the last season, you never took
9	anything that he asked you to take, other than vitamins?
10	A. Right. We didn't have any other discussions.
11	Q. No oils like this or anything like this before?
12	A. No, no, not at all. Not at all.
13	BY MR. NEDROW:
14	Q. And let me ask, in the and I'm asking more
15	about your interactions with Victor Conte, but did you
16	ever discuss this substance specifically with Victor
17	Conte?
18	A. I didn't ever talk to Victor Conte except the
19	times I seen him. And those were times that he
20	presented to the blood thing to explain it to me. And
21	when I did the ad for his muscle magazine because I
22	thought he was giving Greg all this stuff for free,
23	because I never paid for anything. I was never charged
24	anything.

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So, I thought Greg was getting the vitamins and

thank you, I'll put that back -- did Mr. Anderson ever

give you an item that looks like that, Exhibit 502,

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which he identified to you as a cream of some sort to put on your body, basically?

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- A. Yeah, this is that lotion stuff. It looks like it from -- just from me looking at it, it's the same color.
- Q. Let me ask you about the lotion stuff, as you called it.

What did Greg tell you the lotion was?

I just told Greg that I was having problems recovering. I -- the pain -- I have bad arthritis. I've played 18 years, bad knees, surgeries, so on. And I said: "I just need to recover," you know, that's all, the pain -- "Just take the pain away." In the early part of my baseball career -- you could get certain pills that you could take. And I said: "I don't want to be addicted to anything, I don't want to be addicted to pain pills and stuff like this to take pain away." There's got to be -- you know: "They're rubbing all this stuff on me, there's got to be something that you can -- " you know, that can loosen me up, you know, to take the arthritis pain away that I feel in the mornings when it's super cold. And they'll -- you know, they'll try certain heats, they'll try so and so, but I still feel the pain.

And he said: "Okay, you know, let me check."

1	And he goes: "Well, try this." You know? And he
2	rubbed it right here (indicating).
3	Q. Can you indicate what you mean by "right here"
4	so it's
5	A. Right on my just right inside of the arm
6	right here.
7	Q. Okay. Like your elbow, whatever that is,
8	inside your elbow, there?
9	A. Yeah. He'd rub it right here. And he was
10	you know, I was like whatever. You know, I was at the
11	ballpark, so I didn't really think anything. You know,
12	sorry, but, I mean, he came to me at the ballpark.
13	MR. NADEL: Just going back to Mr. Nedrow's
14	original question. Did Mr. Anderson ever tell you what
15	that substance was?
16	THE WITNESS: No. He just said: "Here, try
17	this, it might help."
18	BY MR. NEDROW:
19	Q. And you didn't ask him what it was?
20	A. No.
21	Q. How often were you supposed to take that
22	lotion? Or administer, I guess, whatever you want to
23	say. How often were you supposed to put that on?
24	A. I didn't take it that often at all. I can't
25	recall how many times, but it wasn't much at all.

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- And I didn't think anything of it. He'd rub it on -- rub it right on my skin. I didn't even think anything of it.
- Did he give you any instructions on how often Q. to -- I know you said you didn't take it that often. But did he give any instructions, like, you know: "Use this once a home stand," or once a week or whatever it might be?
- You're assuming that I had this -- I never had any of this stuff with me. Greg brought it to me, brought it to the ballpark.

1	Greg comes to the ballpark every day, and we
2	train every day.
3	Q. I see.
4	A. So, I never held got anything. I never took
5	anything home, nothing. He came with the ballpark and
6	then, you know, I would go train we'd go train in the
7	gym.
8	Q. I see.
9 .	A. And then I'd come back, I'd be tired or
10	fatigued, or so and so. And then my other trainer is
11	rubbing my ankles, feet, legs, and I'm going through the
12	whole massage thing, getting ready for a game.
13	Q. Okay, okay. Thank you for clarifying that.
14	Do you remember how often he recommended to you
15	about, approximately, that you take this cream, this
16	lotion?
17	A. I can't recall. I don't I wish I could. I
18	just can't I just know it wasn't often. I just
19	think it was more when I was exhausted or tired than
20	like a regular regimen. You know, it was like if I was
21	really sore or something, really tired.
22	Q. Okay. I'm sorry. Were you done?
23	A. Yeah, that's that's that's all I can
24	remember about that.
25	Q. Would you say and I'll leave it at this

1	but would you say it was more or less often or about the
2	same as the amount of times you took the liquid, the
3	flax seed oil, the thing you understood to be flax seed
4	oil?
5	A. I don't know. I never kept track of that
6	stuff. I'm sorry. I didn't sit there and monitor that
7	stuff.
8	Q. And what were the results or the effects of
9	this lotion? Did you find it helpful to you?
10	A. I thought it was oops.
11	Q. I'm sorry?
12	A. Oops. I I almost said something.
13	I thought it was really bad. I didn't think it
14	did anything, to be honest with you. I didn't think it
15	did anything.
16	Q. Any negative side effects?
17	A. I still felt the pain.
18	Q. That's negative.
19	A. Well, I was already in pain. So, it didn't
20	help, you know? And you put ice pack on and it will
21	take the pain away, you know.
22	Q. Right.
23	A. To me, I, you know like I say, there's a lot
24	of companies and people that come up with a lot of

gimmicks with us.

1	Q. Right.
2	A. You try it, you make them happy, instead of you
3	have these long conversations with them all day why it's
4	better than this product, this product. You kind of
5	just say: "Here, be happy," move on.
6	Q. Did Greg ever talk to you about this cream
7	actually being a steroid cream that would, you know,
8	conceal steroids or testosterone in your blood, did Greg
9	ever ask tell you about that?
10	A. No, no.
11	Q. Okay. Let me ask you about a few other
12	things oh, I'm sorry, one more thing.
13	Did you ever talk to Victor Conte about this
14	lotion or this cream?
15	A. No. I have like I said, I only talked to
16	Victor Conte when I saw him. I never talked to Victor
17	Conte any time other than that, that I can recall, ever.
18	Q. Did Greg tell you where he was getting that
19	lotion or that cream from?
20	A. No. But I assume it was BALCO.
21	Q. And again, about this cream, why would you
22	assume it was from BALCO?
23	A. Because they were friends, you know.
24	Q. They were friends. But of course, it wasn't
<b>2</b> E	inst because they were friends, it was because RALCO

	made Starr of provided Starr, I mean
2	A. I never been in BALCO long enough to know
3	anything they did. I was in the front room, the front
4	of the building, okay? I had my personal doctor do my
5	blood. That's it. I went to the back to a weight room
6	to do an ad for them. I can't tell you what's in that
7	building because I don't know.
8	Q. How many times have you been into BALCO?
9	A. Two to three times at the max.
10	Q. And where is BALCO located in connection with
11	the gym, World Gym, that Greg uses for his workouts?
12	A. Right down the street.
13	Q. Did Greg ever talk to you about something
14	called norbolothone?
15	A. Who?
16	Q. Norbolothone.
17	Did you ever hear of that?
18	A. I never heard of that. Sorry.
19	Q. All right. Did Greg ever talk to you or give
20	you anything called human growth hormone?
21	A. No.
22	Q. Did he ever talk to you about anything called,
23	as a shorthand term, something called G? The G? And I
24	use that as an abbreviation, I guess, something called
25	the G. Did he ever talk to you about the G?

1 I don't know what G is. Α. 2 Do you recall Greg ever trying to give you G, 3 something he called G? 4 Α. No. 5 ο. Did Greg ever give you anything that required a 6 syringe to inject yourself with? 7 Α. I've only had one doctor touch me. And that's 8 my only personal doctor. 9 Greg, like I said, we don't get into each 10 others' personal lives. We're friends, but I don't --11 we don't sit around and talk baseball, because he knows 12 I don't want -- don't come to my house talking baseball. 13 If you want to come to my house and talk about fishing, 14 some other stuff, we'll be good friends. You come 15 around talking about baseball, you go on. I don't talk 16 about his business. You know what I mean? 17 Q. Right. That's what keeps our friendship. You know, I 18 Α. am sorry, but that -- you know, that -- I was a 19 20 celebrity child, not just in baseball by my own instincts. I became a celebrity child with a famous 21 22 father. I just don't get into other people's business 23 because of my father's situation, you see. 24 So, I don't know -- I don't know -- I've been married to a woman five years, known her 17 years, and I 25

1	don't even know what's in her purse. I have never
2	looked in it in my lifetime. You know, I just I
3	don't do that, I just don't do it, and you know, learned
4	from my father and throughout his career, you don't get
5	in no one's business, you can't there's nothing they
6	can say, you can't say nothing about them. Just leave
7	it alone. You want to keep your friendship, keep your
8	friendship.
9	Q. Did either Mr. Anderson or Mr. Conte ever give
10	you a liquid that they told you to inject into yourself
11	to help you with this recovery type stuff, did that ever
12	happen?
13	A. No.
14	Q. Okay. At this time, Mr. Bonds, the grand jury
15	has
16	MR. NADEL: If I could just go back to
17	Mr. Nedrow's question a few moments ago.
18	MR. NEDROW: Okay.
19	BY MR. NADEL:
20	Q. I wasn't sure if I heard the answer to the
21	question.
22	Other than your own personal doctor that you
23	referred to
24	A. Well, the team you know, you have to have a
25	physical. I'm sorry. Forgot about the team. You have

1	And Mr. Bonds, this is the first page. So,
2	we're going to refer to page one of that packet. And
3	I'd like to give you a moment, Mr. Bonds, to look at it.
4	And I want to ask you a couple questions about it.
5	Do you recognize this document, Mr. Bonds?
6	A. No, I do not.
7	Q. Do you recognize the handwriting on it?
8	A. No, I do not.
9	Q. I just want to go over what's indicated on this
10	document. It says, obviously, the name "Barry," which
11	is your first name; correct?
12	A. That's correct, yes.
13	Q. Obviously, it doesn't say a full name, but it
14	says the name "Barry." Under that it says "Blood Test,"
15	and there are dates listed and a price of \$450.
16	Do you see that?
17	A. Yes, I do.
18	Q. Do you recall during well, you testified
19	that your I'm sorry. Let me back up for a second.
20	Do these dates correlate, to your recollection,
21	with your giving blood samples to Greg Anderson at any
22	time during your relationship with him when you were
23	giving him blood samples?
24	A. One, I couldn't give Greg blood samples in

February and March because I'm in spring training. So,

1	how is he going to get it to him?
2	Q. Okay.
3	A. November 29, I cannot recall. And
4	Q. And of course no year is indicated on here;
5	correct? There's no year listed on here.
6	A. No, there are no years. But in February and
7	March, regardless, I'm in spring training.
8	Q. Right. But of course, you could and I'm
9	just asking, did you ever well, let me ask this.
10	Did you ever get a blood sample taken from your
11	doctor and have it mailed off or Fed-Ex'd off?
12	A. Greg said he had 30 minutes to get it there, or
13	it's no good after 30 minutes. That's why he'd come to
14	my house, and my doctor would come to my house and draw
15	my blood, and Greg would drive it down to BALCO.
16	Q. Okay. Did you ever based on that, then, did
17	you ever send him by Fed-Ex or by overnight mail a blood
18	sample to Greg?
19	A. My doctor is here. I'm not going to be
20	somewhere else if my doctor lives here. No one's going
21	to no.
22	Q. Does your doctor ever go to visit you in spring
23	training?
24	A. No.
25	Q. Okay. Let me go

1 .	DI MR. NADELL.
2	Q. Were there ever any instances when you gave
3	blood or provided a blood sample during the time frame
4	of spring training that was provided to Mr. Anderson
5	either at spring training or anywhere else?
6	A. Impossible. Greg said he had 30 minutes to
7	take blood samples down there and put it in some
8	machine.
9	Q. Has he ever received a blood sample from you at
10	spring training himself, personally?
1.1	A. No.
12	BY MR. NEDROW:
13	Q. Let me go to the next item on here, Mr. Bonds.
14	The next item on this first page says "G" with
15	exclamations around it and: "One box off season" and:
16	"Two box season \$1,500."
17	Do you see where I'm reading on the page?
18	A. I see exactly where you're reading.
19	Q. And let me ask you again, did Mr. Anderson ever
20	give you an item that he referred to as G, or the G, and
21	charge you money consistent with that?
22	A. Once again, Greg and I are friends. I never
23	paid Greg for anything.
24	I gave Greg money for his training me. Greg
25	has never asked me for a penny, ever. That is our

1	friendship. So, I have never seen you're going to
2	bring up documents and more documents. I have never
3	seen anything written by Greg Anderson on a piece of
4	paper. I know he has a computer, but I have never
5	looked or seen anything in his computer. So, I don't
6	know why this would be here. And right then, February,
7	March, I'm not even here. And I don't know why because
8	Greg would Greg and I are friends. There's no way
9	Greg's going to come up to me and say: "Here, do this,
10	and" no, never. I would never do it to him.
11	BY MR. NADEL:
12	Q. And he never gave you any boxes that either
13	were labeled or he told you contained something referred
14	to as G?
15	A. No.
16	BY MR. NEDROW:
17	Q. And, again, just to be clear and then I'll
18	leave it, but he never gave you anything that you
19	understood to be human growth hormone? Did he ever give
20	you anything like that?
21	A. No.
22	Q. And, again, I guess we've covered this, but
23	and did he ever give you anything that he told you had
24	to be taken with a needle or syringe?

A.

Greg wouldn't do that. He knows I'm against

way.

1	Q. Now next thing on I'll just read it. It
2	says: "D-e-p-o, depo test, Cyp 3 bottle, off and reg
3.	season \$450."
4	Do you see where I'm reading from on the page?
5	A. I see it all.
6	Q. Okay. And this and we'll call this
7	Exhibit 504. This is a bottle of depotestosterone.
8	And let me ask, Mr. Bonds, if you recognize
. 9	this item as something that you ever received? Or does
10	that look like anything you ever got from Greg Anderson?
11	A. I have never, ever seen this bottle or any
12	bottle pertaining that says depotestosterone.
13	Q. And other than me just reading from the label
14	and telling you what it is, do you know what that is?
15	A. I know it's a form of steroid.
16	Q. Right. It's an injectable steroid, right,
17	depotestosterone?
18	A. Well, I testosterone, I believe you can get
19	a prescription from the doctor, as well.
20	Q. Right. For
21	A. So, it's not an illegal drug. So, I don't
22	know what part are you talking about?
23	Q. Right. Without getting into all the legal
24	aspects of it right now, my question is, basically,
25	testosterone or depotestosterone, do you know one way or

1	the other if that's an injectable steroid?
2	A. I would imagine if it comes in a liquid
3	thing like this (indicating), I would imagine it is,
4	yes.
5	Q. All right. And again, I got to ask you these
6	questions.
7	Did Greg ever give you testosterone in
8	injectable form for you to take?
9	A. No.
10	Q. Would you have taken it if he gave it to you?
11	A. He wouldn't jeopardize our friendship that way.
12	Q. And why would that you're very clear that
13	that would jeopardize your friendship.
14	Why would that jeopardize your friendship?
15	A. Greg is a good guy. You know, this kid is a
16	great kid. He has a child.
17	Q. Mm-hmm.
18	A. Greg is Greg has nothing, man. You know
19	what I mean? Guy lives in his car half the time, he
20	lives with his girlfriend, rents a room so he can be
21	with his kid, you know? His ex takes his kid away from
22	him every single five minutes.
23	He's not that type of person. This is the same
24	guy that goes over to our friend's mom's house and
25	massages her leg because she has cancer and she swells

1	up every night for months. Spends time next to my dad
2	rubbing his feet every night.
3	Our friendship is a little bit different.
4	Q. Okay. Let me ask you about the next item on
5	this sheet. It says: "Clear and cream off and reg
6	season \$200."
7	Does the term "clear" and "cream" mean anything
8	in terms of the things you were getting from Greg?
9	A. No. Unless you're talking about this stuff
10	(indicating) this lotion, cream stuff. It's a form of
11	cream.
12	Q. Right. And that's what I was going to ask you
13	is certainly that's a cream. Did he ever refer to this,
14	501, and that vial, 502 did he ever call those and
15	specifically 501, did he ever call that clear?
16	A. He called this flax seed oil to me. And he may
17	have said clear lotion, clear, to me. I mean, to me
18	it looked like lotion.
19	Q. Okay. And the last item here says "Clomifend,"
20	I think, "off and reg, 100 pills for \$100."
21	Do you know what Clomifend is?
22	A. Never heard of it.
23	Q. Have you ever taken it?
24	A. I've never heard of it.

Q.

All right. So, if I were to tell you it's an

1 anti-estrogen prescription drug that is not typically 2 taken by athletes, but typically taken to address fertility issues, do you know anything about that? Are you aware of that? I've never heard of it, so I'm not aware of it. ο. All right. Okay. All right. Let's go on. And I'm going to go to the second page for Mr. Bonds -- before I get to that, quick question, Mr. Bonds. Other than the things that we've talked about -- and let me make sure I've got it straight: have the vitamins, protein shakes, and please correct me if I'm wrong, and then we have the flax seed oil and the cream, but not, according to your testimony, the depo -did Mr. Anderson ever give you anything else to take in connection with your weight lifting that you can think of?

- Not that I know of. There's like Proglycem Α. (phonetic) type things like you pour in water and shake it up and drink, and you have the protein shakes.
  - Right. Q.

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- No, nothing -- I left out the Proglycem things, it's called the after pre-workout thing that you take. I forgot, he gave me that, too.
  - Q. Okay. All right. I just want to make sure --

Let me ask you, in terms of you knowing about

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1	it, what do you mean by not that you know of?
2	A. Because I have suspicions over these two items
3	right here (indicating).
4	Q. Okay.
5	A. And that's the only reason. But I haven't
6	asked him. I haven't gotten there. So, I'm just
7	suspicious over this stuff right here (indicating).
8	BY MR. NADEL:
9	Q. When did you start becoming suspicious about
10	those items?
11	A. Like during this whole investigation thing
12	when you're hearing about it and reading and how it's
13	made and stuff like that. I'm like: "Wait a minute,"
14	you know, I'm thinking to myself, like: "What is this
15	stuff?"
16	Q. So, before BALCO was in the media?
17	A. No, this was after they were in the media.
18	Q. No suspicious previously?
19	A. No, I didn't I was at the ballpark. There
20	was no reason. I mean, why would you think in front of
21	all these people I mean, I wouldn't think Greg would
22	give me something in front of all these people at the
23	ballpark.
24	But because you're presenting it to me it

brings some suspicion to my mind. That's what I'm

1	saying. Okay? That's all.
2	BY MR. NEDROW:
3	Q. Were there any affects that came from those two
4	items that made you think: "Gee, this has effects like
5	steroids, you know, he didn't tell me it was a steroid"?
6	A. That don't have any affect to anything, I'll
7	tell you right now. If it's a steroid, it ain't
8	working.
9	Q. All right. Did Greg ever give you syringes for
10	any purpose?
11	A. No.
12	Q. Let's go on to the second page of Exhibit I
13	guess it's 503, and give Mr. Bonds a chance to look at
14	that page for a moment?
15	A. (Examining document.)
1,6	Q. Have you had a chance to look at it? Not much
17	on there. Let me ask about Gary. You train, actually,
18	with Gary Sheffield; right?
19	A. Mm-hmm.
20	Q. When did you start training with Gary
21	Sheffield?
22	A. Gary trained with me, what, 2000 2000
23	after the 2001 season.
24	Q. Okay.
25	A. I mean, between all the times that Gary trained

So, let me ask you about page, two, then, of

Yeah, he would come up then, yeah.

Α.

Q.

24

1	503.
2	Do these entries with Gary's name on it mean
3	anything to you?
4	A. No. I've never seen this document. Like I
5	said, I've never seen anything Greg has ever written
6	down on a piece of paper, or I've never seen anything in
7	his computer. So, giving this to me is not I've
8	never seen it.
9	Q. Do you recognize the handwriting on here as
10	Greg's handwriting?
11	A. I've never really seen Greg write anything
12	ever.
13	Q. Really? Okay.
14	A. That's the honest truth. Ever. We're in there
15	training, lifting weights. There's nothing for him to
16	write down.
17	Q. Okay. Did he ever give you, like, invoices of
18	the vitamins and things that he provided you, like, give
19	you written
20	A. Our friendship goes too far back for that, no,
21	never. I never paid Greg for anything.
22	Q. And on this one it says: "Barry," I'll just
23	read from it: "12-2-02, T, 1 CC, G" I think that's a
24	G, but could be a 6, I guess, dash "30," and then that

word is a hard one to make out. And then under that

"pee," p-e-e.
Does

Does that correspond to you getting, you know, growth hormone or testosterone or giving a urine test or anything of those things that you can recall to Mr. Anderson?

- A. No, T could mean anything, G could mean anything, and pee could mean anything.
- Q. Well, p-e-e probably means a pee test, or urine test; correct?
- A. You know what? I can't answer that question.

  Because I've never seen this and I don't know what T is or G is. I'm just assuming they're saying G is growth hormone, an abbreviation for it. But G could be Greg, too.
- Q. True. But do you know from your regimen with Greg what those mean? I mean, can you account for what these mean?
  - A. No, no, I wasn't -- not at all, no.
- Q. All right. Let's go to the next page, and let me ask before we get into this page real quick a question.

Did Greg work with the Giants trainers in connection with your training regimen? In other words --

A. No.

1 Q. Okay. Well, no is the answer to that. 2 Α. No. 3 Did you also -- so, let me ask. Did you have a 4 training regimen with the Giants as well as with Greg? Or was it just with Greg? Or how does that work? 5 6 Α. The training regiment is my training. They 7 actually work for me, you know? I'm the one who's going 8 out there playing baseball; not them. It's kind of like one hand shakes the other, 9 you know? You got to understand about sports or just 10 anybody successful, Bill Gates, anyone you want to talk 11 about. If I took eight Advils before a game, you know, 12 13 a player is going to take eight Advils and think that it's the thing to do. 14 Sure. 15 Q. You know, my training was -- everyone thinks Α. 16 17 that, you know, because I -- I started this whole training thing all year-round program. And I had to 18 teach them a lot of things. 19 You know, Greg was into body building type 20 things. I had to teach him some things about baseball 21 players, to keep the flexibility and stuff. 22 Mm-hmm. ο. 23 You know, we -- Greg is just a loyal person, 24 Α.

you know, he's there. And I need somebody that can be

1	there. And the trainers I have can be there on a
2	regular basis. So, if I want to train at night or in
3	the morning or four o'clock in the morning, I don't have
4	any problems with that. We've just all built a
5	relationship that way.
6	Q. How many other players besides Mr. Sheffield
7	did you refer to Greg Anderson?
8	A. Refer?
9	Q. Yes, if any.
10	A. I don't refer anyone to Greg Anderson. They
11	want to train with me, and Greg Anderson happens to be
12	one of my trainers.
13	Q. Okay. How
14	A. Eric Young was one. He lasted about two weeks
15	and went home.
16	Q. I'm sorry. What was the name?
17	A. Eric Young was one. He lasted about two weeks,
18	and he went home.
19	Q. It's a tough regimen; right?
20	A. It's tough. It's no joke.
21	Q. Well, you've referred I'm sorry. That's the
22	wrong word to use. But how many other players came to
23	you came to worked with Greg Anderson, whether it be
24	on the Giants or other teams, besides Mr. Young and

Mr. Sheffield?

1	A. None.
2	Q. None?
3	A. None.
4	Q. Did you ever talk to Armando Rios about working
5	with Mr
6	A. Armando you got to understand, all these
7	guys, if they trained with Greg, they'd be training with
8	me, because Greg is with me every day.
9	Q. Okay.
10	A. So, no, I don't believe he trained with them.
11	Because he he's with me.
12	Q. What about Benito Santiago?
13	A. No way. There's no way. Benito ain't training
14	that hard. There's no way. I'm sorry. I love him
15	BY MR. NADEL:
16	Q. You said that
17	A. I neither is Armando.
18	BY MR. NADEL:
19	Q. You said that Mr. Anderson is with you every
20	day.
21	Does he go with you to spring training?
22	A. For just the weekend. He'll come in because
23	he has other clients at the gym, you know, that needs
24	training. So, he'd come from, like, Friday to Sunday.
25	And so we'd just modified my training. Because normally

1	I go, like, Monday, Tuesday, Wednesday off, Thursday,
2	Friday. So, we modified to where I worked out when he
3	got here to make sure I trained.
4	Q. Was that pretty much the habit that during
5	spring training he would come on weekend?
6	A. Every other weekend.
7	Q. Every other weekend during spring training?
8	A. Yeah, for the past couple years, yeah.
9	BY MR. NEDROW:
10	Q. Okay. And actually I think you answered this,
11	then, but let me go back and clarify this.
12	Did the Giants training staff have any
13	involvement in working with you with Mr. Anderson?
14	A. No way.
15	Q. Okay. And back
16	A. We don't trust the ball team. We don't trust
17	baseball.
18	Q. Why not?
19	A. Because I was born in this game. Believe me.
20	It's a business. Last time I played baseball was in
21	college. I work for a living now.
22	Q. Yeah?
23	A. Yeah.
24	Q. Okay.
25	A. I don't trust their doctors or nothing.

Let me ask you about -- since you mentioned 1 Q. 2 doctors, a couple other doctors. Have you ever heard of a doctor named Dr. Brian Halavie-Goldman? 3 4 Α. I ain't never heard of him. Never heard of him? 5 Ο. Α. No. 6 7 Okay. And did Greg ever tell you when you were Q. getting that -- what, again, you understood to be flax 8 9 seed oil and that cream, did he ever tell you, like, to be careful about who you talked to about it, like: 10 "Hey, you know, don't talk to other athletes --" 11 Α. No. 12 "-- or other people about it?" 13 Ο. No. 14 Α. He never told you to be careful with it or Ο. 15 anything like that? 16 No, I didn't have it. 17 Α. I'm sorry. Okay. I understand you didn't have 0. 18 it right, correct. 19 You're assuming I had it. I never had it. 20 Α. I'm sorry. You said that before. Well, let me 21 ask you this. In terms of giving it to you, did he ever 22 say: "Be cool or be quite with who you talk to it 23 24 about, "basically?

Α.

25

No. He did it right there in the locker room

in front of everybody. Okay. Let me go to the next -- I will give you 2 all these at once because they really all go together. 3 4 They're five pages. And they're going to be pages three 5 through seven of Exhibit 503 and ask you, Mr. Bonds, to 6 take a moment and page through those. (Examining documents.) 7 Α. So, let's go to the first one of the five that 8 9 I handed you. And this would be page three in the packet. This one has "Barry B." written down on line 10 11 one of that page. Do you see that? 12 13 Yeah, the third at the top? Yes, exactly, right under the top. And in the 14 right columns four, five, and six are the words: 15 "Test," E-P-I, "EPI," and then the word "ratio." 16 Do you see those words, as well? 17 Mm-hmm. 18 Α. Did Greg ever talk to you -- or Victor Conte 19 . Q. for that matter, either of them, ever talk to you about 20 testosterone, epitestosterone ratios in one's blood? 21 I wouldn't even understand it anyway. So, A. 22 they wouldn't talk to me about that. 23 Why do you say you wouldn't understand it? 24 terms of, if they explained to you what that meant -- I 25

1	mean, you're a sharp guy. You'd understand what that
2	meant; right?
3	A. I wouldn't understand the ratios.
4	Q. Okay.
5	A. I'm not in that business. I wouldn't
6	understand ratios. If someone came up to me and said:
.7	"This is a test," sure, I would understand what they
8	meant.
9	Q. Okay.
10	A. But I wouldn't understand what they're talking
11	about in ratios and stuff, no.
12	Q. Okay.
13	BY MR. NADEL:
14	Q. Has anyone ever attempted to explain EPI and
15	ratios relating to EPI, or epitestosterone?
16	A. No, not at all. Nor have I ever seen any of
17	these documents.
18	Q. But you haven't had any conversations
19	everything ever about that subject?
20	A. No, not at all.
21	Q. Do you remember?
22	BY MR. NEDROW:
23	Q. Do you recognize the handwriting on this
24	document?
25	A. No.

1 0. Did you ever see Victor Conte's handwriting? 2 Α. No, not at all. 3 Q. I want to ask you specifically -- and I want to 4 remember this number. Under "Barry B." it says 11-20, it looks like 00, and then there's a number 100121. 5 6 Do you see that number there? Yes, I do. 7 Α. Does that number, in terms of being associated 8 ο. with you -- I mean, have any meaning to you from either 9 10 Victor or Greg or anybody? 11 Doesn't mean anything to me at all. Like I Α. said, I've never seen it before. 12 13 Okay. And then continuing there are these numbers 14.0, 10.5, and a ratio of 1.3; continuing from 14 15 left to right, that is. Does that -- do those numbers 16 and that ultimate ratio, again, mean anything to you in terms of a test of your blood or anything like that? 17 18 Α. No, not at all. Okay. The next line says "2401," and it says 19 "five days on," and it has a different number, 100145, 20 then "Tren," and then .25 and then 000. 21 Do you see the line I just read? 22 Yes, I see that. 23 Α. Okay. Does that mean anything to you? 24 Q.

I don't understand

I don't know what it means.

25

Α.

1	it.
2	Q. Did Greg ever talk to you about something
3	called Trenbolone?
4	A. The who? I never even heard of it.
5	Q. Okay. Fair enough. Just asking. So, you've
6	never heard the word Trenbolone, then?
7	A. At all.
8	Q. Did he ever use the word Trenbolone to talk
9	about one of the components or a part of what was in
10	this clear oil that he said was flax seed oil, did he
11	ever talk to you about that?
12	A. No. Like I said, he just brought it to the
13	ballpark and said: "Here," and I said: "Fine." That
14	was it.
15	Q. The next couple lines under "Barry B.," as we
16	go on, look like they say: "4-18-01 5th-9th on." And
17	then there's another number, 100155.
18	Do you see that?
19	A. Yes.
20	Q. And then under that: "17 days off 100404."
21	Do you see that?
22	A. Mm-hmm.
23	Q. Do those correspond to any regimen of using the
24	clear or the cream that you know of?

A. No.

1	Q. That is the liquid, for flax seed oil liquid or
2	what you thought was the flax seed oil and the cream?
3	A. This is February, though. I'm in spring
4	training.
5	Q. Well, actually, February 4, 2001, is a little
6	bit before spring training.
7	A. But 2-18 I'm in spring training.
8	Q. I'm sorry. I think I said yeah.
9	A. You know what? I don't know I'm not even
10	here.
11	Q. Let's go to the next one, next page, that is.
12	This page just has the initials "BB" at the top.
13	Do you see those initials?
14	A. Yes.
15	Q. And then it's got these "Test," "EPI," "Ratio,"
16	entries at the top.
17	Do you see that?
18	A. Mm-hmm.
19	Q. I'm sorry. Just for the court reporter if you
20	could just say yes.
21	A. Oh, yes, sorry, sorry.
22	Yes.
23	Q. 6-27 reading left to right now, 100121, and
24	then 16.6 under "Test"; 5.5 for EPI, and 3.0 ratio?
25	A. I see that.

1	Q. Do you see, again, 100404; 19 under "Test";
2	0.0, and I'll keep going. 11-18-01, 100424, 16.2 under
3	"Test," 8.0 under "EPI," and 2.0 under "Ratio."
4	Do you see that?
5	A. Yes.
6	Q. Do those numbers or entries mean anything to
7	you?
8	A. I don't know what it means at all.
9	Q. All right. I'll just keep going then.
10	Next page, the third of this sequence, page
11	five overall, in the middle of the page, line 16, says:
12	"BB, 100424, 16.2, 8.0, and 2.0."
13	Do you see where I'm referring to there?
14	A. Mm-hmm yes.
15	Q. Thank you.
16	This one down under it, it says: "Owes \$130."
17	Do you see that handwritten note: "Owes \$130"?
18	A. I see it.
19	Q. Yes, and does that correspond with any
20	recollection you have of paying Greg, or Victor Conte
21	for that matter, for anything that they ever gave you?
22	A. I have never paid Greg a penny nor have I paid
23	Victor Conte a penny.
24	Q. Let me

For anything except Greg's training me.

A.

Right. Let me try and understand that, then. 1 2 I understand -- let's break it down. 3 First of all --I thought it was free, my protein and vitamins 4 were free. 5 So, basically all the stuff that you got to 6 Q. 7 take on a nutritional or recovery -- that is, the nutritional stuff and the recovery stuff, you believed 8 9 to be free; correct? 10 I believed it to be free. Α. 1.1 0. But you did pay Greg for his help on the weight 12 coaching and training? Exactly. 13 Α. 14 0. How much did you pay him on the weight training? 15 I paid Greg \$15,000 for the whole year. 16 Α. 17 A year, okay. And is that about how much 1.8 you've paid him each year you've worked with him about? Each year about, yes. 19 Α. Greg didn't want any money from me. I felt 20 quilty. I said: "Dude, let me at least do something." 21 22 He would train me for free. But he has a kid that he 23 wanted to get to school. And he has an ex-girlfriend 24 that's nagging him about it. So, I said: "Dude, let me

at least give you something." So -- his son goes to the

	·
2	So at least give me some money to keep your kid in
3	school. And we'll call it even, you know, and that's
4	what we did.
5	Q. Did you pay him in cash or checks?
6	A. I paid him cash.
7	MR. NADEL: All at once?
8	THE WITNESS: Sometimes all at once, and I
9	think sometimes I split it up. It's however he wanted
10	it. Friend of mine.
11	BY MR. NEDROW:
12	Q. And that's and understanding that \$15,000,
13	depending on one's salary, may not be itself a lot of
14	money, but that's a lot of cash to have on hand at any
15	given time, like, \$15,000? I mean
16	A. I make 17 million.
17	Q. Understood. But still, having that much on
18	hand, I'm not necessarily trying to it's still a lot
19	of cash to have on hand at a given time, or is it not?
20	A. It's a lot of cash to have on hand. That's why
21	I get it out of my hands, get it into somebody else's
22	hands and let him worry about it.
23	Q. All right. Fair enough. Let's go back to this
24 ·	and look at the next page, the fourth page, page six in
25	the packet. I'm going to go to the bottom. It says

same school my daughter goes to, a Montessori school.

1	"Barry, 6-27, 100321, 16.6, 5.5, 3.0."
2 .	Do you see that line I'm reading?
3	A. Yeah, I see it.
4	Q. And then under that: "17 days off, 100404, 19,
5	0.0"
6	A. Mm-hmm.
7	Q. Okay. Again, same question, does that mean
8	anything to you in terms of the training?
9	A. Not at all.
10	Q. Next page and last of this section, "Barry B.
11	100545, 7, 10, 4, 2.5," and then 2-4-03, 100 I think
12	it's maybe 552, and then 5, 0, and then a blank.
13	Do you see that one?
14	A. Yes.
15	Q. Now, earlier this year, February of this year,
16	do you recall were you giving him blood samples at
17	that time, say, in February of this year? Do you
18	remember giving him blood samples or urine samples?
19	A. February back I can't recall. I don't know.
20	Q. Okay.
21	A. I don't know. That's too far back for me to
22	know.
23	Q. I'm talking about this year.
24	A. Talking February.
25	Q. February of this year.

1 Α. It's December. 2 Right. I understand. ο. 3 I don't recall February -- if I gave him blood 4 in February. 5 All right. Now, the next page I want to call 6 your attention to, and we're going to reference back -you don't have the next page -- I'm sorry. Here's the 7 next page. Actually, thanks. 8 9 Α. That's fine. You want to work for me? 10 Yeah, anyway, the thing I'm going to ask you on this page is, you'll see that there is a name written --11 12 the fifth name down that's written is "Barry Bond" -- it 13 doesn't have an S on it, but it says "Barry Bond," and then 100121. 14 15 Do you see that? Yes, I see that. 16 Α. 17 The thing I want to point out to you, and the 18 reason I separated them there -- let me show you what 19 I'm talking about. When you go back to the first part of this sheet, and this sheet is page three of your 20 21 packet, that first number indicated -- exactly. Right. 22 Α. 23 Q. -- is the same number, 100121. Do you see that number? 24 25 Yes, I see it. Α.

1	Q. So, that's the reason for my question. And
2	what I want to ask you again, does that number, the
3	number used as a reference number, mean anything to you?
4	A. I don't know what this number is. I have no
5	idea.
6	Q. Okay. Let's just go to the next page, then, in
7	the packet. And let me give you this item and ask
8	A. Do you want me to keep these all?
9	Q. Yes, you can keep these out (indicating).
10	A. Keep those two out?
11	Q. Yes, these two I'm going to keep asking about
12	(indicating) and this is the next one I'm going to ask
13	you about.
14	A. Do you want this back (indicating)?
15	Q. Let me set that aside. We may still have some
16	questions about it.
17	But let me ask you to take a look at the next
18	two pages which will be, if my math is right, I think
19	pages 10 and 11 or, no, should be nine and ten, I
20	think, in the packet, and ask you if you recognize this
21	document or if you've ever been shown this document
22	before.
23	A. I don't I've never seen this document
24	before.

Okay.

Q.

1	A. I see the number of 100121 that you're
2	referencing back to this.
3	Q. Right.
4	A. But I've never seen this document before.
5	Q. Okay. And let me go over a couple things on
6	this. First of all, do you see on the upper left it
7	says: "To Victor Conte" on this document?
8	A. Yes.
9	Q. I'm sorry. Did I say upper left corner,
10	yes.
11	And then it says: "Quest Diagnostics
12	Incorporated," with an address in San Diego.
13	Do you see that in the upper left below the
14	name Victor Conte?
15	A. Yes.
16	Q. Does that name mean anything to you? Did you
17	ever use them to test your blood or urine?
18	A. Is this a blood or urine? This looks like a
19	urine test; right?
20	Q. I well
21	A. It says: "Specimen Type: Urine."
22	Q. Yes, I agree, that looks like a urine test,
23	yes.
24	A. I gave samples to Greg. Greg took them to

BALCO.

1	Q. Okay.
2	A. I only went on Greg's word what he said are
3	blood tests. I didn't actually see which is my
4	fault, I didn't actually say: "Here, give me the papers
5	for the results," because I have no reason to doubt or
6	disbelieve him. I don't even know if this is me,
7	because it has no name on here.
8	Q. Right, but you saw the part obviously, the
9	other document, that's why I wanted you to leave it out,
10	where there was a name close to your name, Barry Bond
11	not Barry Bonds, but Barry Bond and that's why I
12	wanted
13	A. Right, you're right, you're right.
14	Q. And this is attention Victor Conte of BALCO
15	Laboratories; correct?
16	A. Yes.
17	Q. And it is your understanding that BALCO had
18	something to do with testing your urine; is that
19	correct?
20	A. Oh, definitely.
21	Q. And then I want to go through what's on this.
22	As you pointed out the specimen type below 101121 says
23	urine; correct?
24	A. Yes.
25	Q. And by the way, date on this is, on the right

1	side: "Collected 11-28-2000" and "Received 12-2-2000";
2	is that correct?
3	A. I'm seeing where you're saying, yes.
4	Q. And that was a period of time when you were
5	working with Greg; correct?
6	A. Yes.
7	Q. Okay. And then it says: "Anabolic Steroid
8	Panel II, " with "DHEA 10," "Testosterone 14.0," and
9	"Epitestosterone 10.5."
10	Do you see those entries?
11	A. Yes.
12	Q. And below that it says:
13	"T/E ratio is considered positive at a
14	value greater than 6. The following
15	anabolic agents"
16	A. Where are you at?
17	Q. I'm sorry. It's under that dashed line there?
18	A. Okay. Ratio okay.
19	Q. " at a value greater than six. The following
20	anabolic agents were tested." And it goes on to list
21	all these anabolic agents, anabolic steroids, basically.
22	Do you see that?
23	A. Yes.
24	Q. And actually before we leave this page, let me
25	go back to page three again and show you that in

1 addition to the 100121, these numbers actually match --2 the 14.0, 10.5, and 1.3, match the 14.0, 10.5, and 1.3 3 (indicating)? 4 Α. You're correct. 5 Does everyone understand where I'm referencing there? And I'm sorry. I should be clear for the 6 7 record. I'm talking about -- I'm comparing page three of 503 and page nine of 503, which is the Quest 8 Diagnostics test. Okay. 9 And then let me go over to the second page of 10 this test, which would be page ten. And on this one, 11 again, it has the 1000121 number identified with that. 12 Do you see that? 13 Excuse me? Where are you at? Page two? 14 Α. I'm on -- yes, page two of the test result. 15 And -- yeah, I'm sorry. Right, page two of the test 16 result. 17 Do you see that? 18 I see it. Α. 19 And you see it says 100121 --0. 20 Yes. 21 Α. -- at the top? Q. 22 Yes, I see that, yes. 23 Α. An then as we go down these substances listed Q. 24 here, it's mostly negative, but there are two positive 25

indications, one for Methenolone, positive, and one for 1 Nandrolone indicated as positive. 2 3 Do you see those two entries? 4 Α. Yes. 5 And when you go back to the first page of the 6 result, on the right column of those two anabolic agent 7 columns, Nandrolone and Methenolone are both listed as 8 anabolic agents which this was a test for, basically. 9 Do you see that? 10 Α. I see it. 11 Okay. So, I got to ask, Mr. Bonds. 0. this number associated on a document with your name, and 12 corresponding to Barry B. on the other document, and it 13 14 does have these two listed anabolic steroids as testing 15 positive in connection with it. Do you follow my 16 question? I follow where you're going, yeah. 17 Α. So, I guess I got to ask the question again, I 18 0. mean, did you take steroids? And specifically this test 19 20 the is in November of 2000. So, I'm going to ask you in the weeks and months leading up to November 2000, were 21 you taking steroids --22 23 Α. No. -- or anything like that? 24 0. 25 No, I wasn't at all. I've never seen these Α.

1	documents. I've never seen these papers.
2	
3	Q. Okay.
4	BY MR. NADEL:
5	Q. Besides the question of whether you've seen
6	them, has anybody, Mr. Anderson or
7	A. No, he wouldn't do that to our friendship. I'm
8	telling you.
9	Q. Excuse me. If I could just finish my question,
10	then you can answer.
11	Has anyone, Mr. Anderson or anyone else, told
12	you about these results orally?
13	A. No.
14	Q. Has anyone ever explained them to you or
15	mentioned it to you?
16	A. I never I asked him, like, he would just
17	take them and: "I'd say what is it?" And he'd say:
18	"Everything is fine." I wouldn't think anything. And
19	he'd say: "Barry, I need you to eat this much food or I
20	need you to take this much vitamins." That was it. I
21	trusted him in it, you know what I mean?
22	Q. As you sit here today, this is the first time
23	you've heard or seen anything about these
24	A. Oh, yes, definitely. Definitely, yes.
25	MR. NEDROW: Okay. Just a quick moment,

1	Mr. Bonds.
2	(Discussion off the record.)
3	MR. NEDROW: Okay. At some point it's
4	around the time we should take a break.
5	Is now the time?
6	GRAND JUROR: This would be a good time.
7	MR. NEDROW: Mr. Bonds, the grand jury at
8	their request, in part, we're going to take and today
9	we'll take a 15-minute break, come back at 3:00 o'clock.
10	During that period of time, Mr. Bonds, you're free to
11	step down and just be back here at 3:00 o'clock. 2:48
12	p.m.
13	(A recess was taken from 2:48 p.m. to
1,4	3:04 p.m.)
15	MR. NEDROW: Everyone back, everybody ready?
16	What I anticipate to do is, for scheduling, having
17	Mr. Bonds go for 45 minutes to an hour, and then, again,
18	after him we have one more witness after him,
19	Mr. Santiago.
20	BY MR. NEDROW:
21	Q. Mr. Bonds, before we get back to the substance,
22	for the court reporter, real quick, you mentioned the
23	name earlier on of a family friend that you and Greg had
24	a long relationship with. Was it Kercher? Could you
25	spell that for the court reporter, please?

you said, I think your words were you were shocked with

I assumed that's where Greg was getting it

25

Α.

1	from. I don't know where Greg got it from. I never
2	went with Greg or followed him or checked or anything
3	like that. I was just assuming because they're
4	associated.
5	Q. Okay. All right. And did Mr. Conte ever talk
6	to you about did he ever make any statements to you
7	like: "Hey, you know, don't tell anybody you got that
8	stuff from me," or try and disassociate himself or
9	anything like that?
10	A. No. He was very professional when I was in
11	there. He would talk more about ZMA. It was a ZMA
12	interview
13	Q. Okay.
14	A that I did for that spread.
15	Q. Okay.
16	A. More ZMA. And when I stated what they'd done
17	for me, as you quoted I stated, was the fact that it was
18	the the regulation of blood was the thing that I was
19	assuming to.
20	Q. Okay. When did you last either speak with or
21	meet Mr. Conte? When did you last have any contact?
22	A. Oh, I haven't seen him since the ad. I haven't
23	seen him or talked to him since I did the interview.
24	Q. And that was and again, tell me if I'm
25	right, June 2003, May or June 2003, something like that?

_	July bome entity like that. I don't lemember.
2	Q. But this year, earlier this year?
3	A. I believe so, yes.
4	Q. And what about just this one question, what
5	about when you last saw or had any contact with
6	Mr. Anderson?
7	A. I see Greg every day.
8	Q. Okay. You're still regularly training with
9	him?
10	A. Right.
11	Q. Even after all the stuff in the newspapers and
12	all that stuff?
13	A. That's right.
L 4	Q. And has Greg, you know, made any statements to
15	you about, you know, his identification as a target of
16	this thing? Has he made any comments to you about
١7	about these matters regarding
18	A. Not personal matters, but he said he believes
19	he's a target.
20	Q. Mm-hmm.
21	A. The only thing I asked Greg: "What's it like
22	getting your door blown down? Dude, I never seen
23	anything like that except on TV." That's about as far
24	as we went on it.

You know, I don't want to know, because it

keeps our friendship as it is. I don't want to get 1 2 involved. I don't want him to tell me something or me 3 to say something that is going to affect him later on or anything. And so we don't talk about it. 4 I mean 5 there's probably other people in that gym that probably talk about it all the time. The guy's in the paper 7 every day. Well, so am I. Well, I do ask him about 8 being a celebrity: "Now you know what I go through on an everyday basis," stuff like that. We talked about 9 10 that, but that's about it. Other than just working out, have you had any 11 contact with him in connection with this case at all? 12 I'm sorry, let me ask a different question. 13

> Other than working out with him and seeing him as a friend, have you had any other meetings or contact with him?

- Α. You mean outside of the gym?
- Yes. 0.

6

14

15

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20

- Α. Yes.
  - Okay. What kinds of meetings? Q.
- He came over with his kid. Α.
- 22 Okay. Q.
- His kid and my daughter go to the same school. 23
- They went to -- they had their -- I think it was the 24
- Thanksqiving party, I believe so, I don't remember, 25

1	Thanksgiving party. We were all there.
2	Q. Okay.
3	A. The kids had their school singing thing. He
4	was there, you know.
5	Q. Okay. So
6	A. Yeah, we still see each other outside and we
7	have kids in the same school.
8	Q. Let me move on to a different topic. And I
9	think you've testified to this. But I want to make sure
10	it's crystal clear.
11	Every time you got the flax seed oil and the
12	cream, did you get it in person from Greg?
13	A. Yes.
14	Q. Is that fair?
15 .	A. Yes.
16	Q. And where would you typically get it? Where
17	would you guys be when he would hand it to you
18	generally?
19	A. In front of my locker, sitting in my chair.
20	Q. Did he ever come to your home and give it to
21	you?
22	A. Oh, no, no. It was always at the ballpark.
23	Q. Why do you say no so quickly? If it's no big
24	deal to get that stuff, why wouldn't he give that to you
25	at home?

which is pages nine and ten of 503?

12

13

14

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Α.

So, I'm not assuming that this is mine. That's what you

This doesn't have Barry Bonds's name on it.

1	just stated.
2	Q. Right.
3	A. Okay.
4	Q. Right.
5	A. This could be anybody's. Okay? So, that's not
6	fair.
7	Q. Well, we've discussed already, but let me
8	re-clarify why I'm asking you that, because we do have
9	this other document with
10	A. I see
11	Q. You understand.
12	A. I see your other documents too, as well. But I
L 3	have never seen any of this stuff at all.
L 4	Q. Setting aside that, let me ask the question
15	again, just taking the question as it is.
L 6	Can you think of any reason why Victor Conte
17	would refer your urine to get tested for steroids?
18	A. I have no idea.
9	BY MR. NADEL:
20	Q. Have you ever heard, before today, anyone
21	suggest that your urine or blood samples were submitted
22	or tested by BALCO Laboratories, Victor Conte,
23	et cetera, for steroids?
24	A. Was was my urine test for no.

This is the first you've heard of this

25

Q.

## 1 suggestion? 2 Α. No. This is the first I've ever heard of this 3 (indicating). I know that they sent samples out for 4 people in the gym and things like that for testing of steroids and stuff like that. You know, and hospital 5 6 tests. I mean, I know that. 7 Let me rephrase my question. 0. 8 My question is, have you ever heard about BALCO or Victor Conte submitting your urine or blood samples 9 10 to test for steroids? Have you ever heard about that before? 11 12 Α. No, I -- no, no, no. 13 Q. From anyone? We had a test just this year for baseball, 14 Α. which everyone knows. It's a program. Supposed to be 15 all anonymous. 16 17 0. Excuse me for interrupting Mr. Bonds. Α. I'm just telling you. 18 My question is not about baseball. My question 19 Ο. is about BALCO and Victor Conte. 20 I don't talk to Victor Conte. 21 Α. So, the answer is --22 Ο. 23 Α. No.

24

25

Q.

suggestion?

-- this is the first you've ever heard of that

1 Α. Of me, yes. BY MR. NEDROW: 2 Let me ask you, because you've actually -- and 3 Q. 4 I don't want to get into this in detail in terms of the 5 media, but you have been asked before about whether or not you've used steroids; correct? You've been asked 6 that question before? 7 Α. Yes. And isn't it true that you've responded that 9 you've been tested and that you -- your test results are 10 11 negative and you're negative for steroids, you don't use steroids. I mean, isn't that basically how you've 12 13 responded to that question? I responded to it this season. We got tested 14 1.5 unannounced twice this season. I don't trust baseball. Okay? They say it was 16 They're not supposed to know. But, you 17 anonymous. know, no one understands this whole thing when they say 18 19 certain medicines that you take could come up positive. So, you know, everyone was like: "Wait a minute, we're 20 supposed to stop taking Tylenols" and so and so? 21 Because they didn't really specifically explain it to us 22 in detail, you know. 23 So, then they gave -- they surprised me with a 24

test. And that's as soon as you walk in there, they

of trust in a lot of people, we do as athletes.

1	Q. Yean, that was a dumb question. Other than
2	that ad, whether it be money or anything else, any
3	benefit, anything compensation of any kind to Victor
4	Conte?
5	A. No.
6	Q. Okay. Let's go back to the documents and let
7	me give you a series, actually, of documents, Mr. Bonds.
8	And these are in No. 503 make sure I've got my
9	numbers right here for a moment at Okay. These
10	are pages 11 through 17 of the packet which is 503.
11	And the first page is a December 2001 calendar,
12	and the last page is a calendar page that says April,
13	though it does not oh, yeah, I'm sorry, April 2003.
14	So, let me give Mr. Bonds a moment to take a
15	look at these and then we'll go forward.
16	A. (Examining document.)
17	Q. And you know what? I'm sorry, I left one page
18	off. There's an August 2003 page as well. So, let me
19	add that. That's 11 through 18 then.
20	Okay?
21	A. Mm-hmm.
22	Q. Okay. So, first of all, Mr. Bonds, I guess I
23	want to recheck with you or ask you again exactly when
24	you started getting the what I'll call the recovery

items, what you understood to be flax seed oil and the

1	cream, when you started getting that from Greg Anderson.
2	I think that you said but please correct me if I'm
3	wrong that you thought it was prior to this current
4	baseball season.
5	But let me ask, I mean, is it possible it's
6	actually a year before, after the 2000 well, actually
7	two years before, after the 2001 season? Because this
8	first calendar is dated December 2001 with "BB" on it
9	and it's got a number of entries that I'd like to ask
10	you about.
11	Were you getting items during that period of
12	time from Greg?
13	A. No. Like I said, I don't recall having
14	anything like this at all during that time of year. It
15	was toward the end of 2000, after the World Series, you
16	know, when my father was going through his cancer.
17	Q. So, starting in December 2001, on this page,
18	again, there's BB here, which obviously are consistent
19	with your initials; correct?
20	A. He could know other BBs.
21	Q. Correct.
22	But BB would also be your initials; is that
23	correct?
24	A. That's correct.
25	Q. And December 3 is an indication: "1 CC T 200

1 milligrams" and ".25 G"; correct? 2 Α. Yes. 3 That's on there. And then we have clear and 4 then alternating entries on that first week there of 5 ".25 G" and then basically as it goes on there's entries on this page of 503 that list "1 CC T 200 mg .25 G" on 6 7 the Mondays throughout December 2001. 8 Α. Right. 9 Is that all an accurate summary of what's on Q. 10 the page? .11 Α. What you're reading is accurate, yes. Okay. Were you obtaining testosterone from 12 Q. 13 Mr. Anderson during this period of time? Not at all. 14 Α. 15 Ο. And were you obtaining growth hormone from Mr. Anderson? 16 Α. Not at all. 17 In December 2001. 18 Ο. And what about the -- the clear -- either the 19 clear or the cream, were you getting either of those 20 substances in December 2001 from Mr. Anderson? 21 No. Like I said, I recall it being toward the 22 end of 2002 -- 2002, after 2002 season. 23 24 ο. Okay.

And that's what I recall.

Ά.

1	Q. Well, what I'd like to ask you about,
2	basically, are the next five pages. And we'll just go
3	through these real quick. January 2002, actually, has
4	two calendars. And one of them lists and some of
5	it's crossed out, but "1 CC test .25 G" and this is page
6	12 of 503, "clear .30, .25 G," and there's other entries
7	also on this month. During this period of time, do
8	these entries correspond to anything you were getting
9	from Mr. Anderson?
10	A. I've never seen these papers.
ll	Q. Okay.
12	A. I've never seen any of these papers.
13	Q. Well, January 2002, earlier that in January
L 4	2002, you would take your family to Aspen. Did you go
15	to Aspen that year?
16	A. Not in January. We'd go to Aspen in just
17	before Christmas.
18	BY MR. NADEL:
19	Q. Did you go to Aspen over the Christmas holidays
20	of the Christmas 2001 spilling over into the New
21	Year's
22	A. We have a home in Aspen.
23	Q. Okay. My question is, did you go there over
24	the Christmas 2001 holidays, spilling over to the first

of the year in 2002?

Τ	A. I can't recall. Normally, my kids have to be
2	back to school by the 2nd of January, so we have to
3	leave to go back to get our kids back in school.
4	Q. But over that holiday season, regardless of
5	the
6	A. We were gone for the Christmas, but I don't
7	believe we were in we were not in Aspen on this
8	January at all. My kids have school. We take the kids
9	to go to school.
10	BY MR. NEDROW:
11	Q. Let me ask also, Mr. Bonds, on January 9, there
12	is this entry that says "Beans" and the number two.
13	Do you see that?
14	A. Mm-hmm.
15	Q. Did you ever get any pills that Mr. Anderson
16	described as testosterone pills or fast-acting steroid
17	pills that he called beans? Did you ever get anything
18	like that from him?
19	A. No, not that I know of. I mean, he gave me a
20	package of pills.
21	Q. Did he ever give you one he called beans?
22	A. I didn't ask him what was in the packages.
23	Q. Okay.
24	A. So, I could be wrong. There could be that in
25	the packages. I don't know what beans are. I'm just

1	sitting here saying is that the packages already came
2	packaged. And I had, like, ten or 12 pills in there.
3	Q. Okay.
4	A. So, for this particular item you're talking
5	about, beans, if it's a pill, I could have taken that
6	pill, but I wouldn't know that it was, because I didn't
7	ask Greg what all the pills' names were.
8	Q. Okay. At the bottom of this January 2002
9	calendar is "Clow," "1 Clow." Again, you said this
10	before, but you don't recall getting Clomid or anything
11	like that from him?
12	A. I never heard of it.
. 3	Q. Let's go to the next page. This is also a
. 4	January 2002 calendar with different entries. And let
. 5	me just ask you again, does this calendar, which is a
. 6	little different in terms of what's indicated, reflect
.7	items you were getting from Mr. Anderson, if any, in
. 8	January 2002?
.9	A. No. I don't this seems odd. I'm trying to
20	understand it myself.
21	Q. Okay.
22	A. It just seems it just seems odd. So, I
23	wasn't in Aspen after January. I was up with my kids
24	skiing and they have to go back to school.

Q.

In January 2002, then, again, just to be clear,

1	you weren't getting any testosterone or growth hormone
2	from Mr. Anderson during that period of time?
3	A. No.
4	Q. And you weren't getting this flax seed oil
5	stuff during that period of time?
6	A. Not that I can recall. Like I say, I could be
7	wrong. But I'm I'm going from my recollection it
8	was, like, in the 2002 time and 2003 season.
9	Q. Okay. All right. And so when we go to the
10	next page, the third one I've given you, and that would
11	be page 13 of the packet, it says February 2002. And
12	it's got similar entries of clear and cream here,
13	there's a pee test on February 16, blood test on
14	February 18.
15	And we can go ahead and look at the next
16	calendar, February 2002, again, alternating clear,
17	cream, .25 G, and going on to indicate several days of
18	Clow, C-1-o-w.
19	Do these pages 12 and 13 I'm sorry
20	A. You're talking about the two February ones;
21	right?
22	Q. The two February ones, which are actually 14
23	and 15 of 503. Do these correspond to your recollection
24	of what you were getting from Mr. Anderson during this

period of time?

1 Α. It would be very hard because Greg only -- I 2 only saw Greg on the weekend, like I said before. 3 0. Okay. So, it would be very hard. And Greg gave me Α. these things when I saw him in person. 5 6 0. Okay. 7 So, it's very hard for this stuff to be around just me. 8 9 And let me again make sure I understand that Q. right, which is he gave it to you in person and you 10 pretty much used it instantly, right at that time, you 11 never carried it home? 1.2 13 Α. At that time at the ballpark, at that time. And you used all the quantity up he gave you at 14 0. 15 that time? Α. No, it was like a little spoon. 16 17 Q. Okay. Like really little tiny, tiny spoon and he 18 would take it like a little scoop of it and he'd take it 19 off and just go like this (indicating). 20 I see, he'd put it on you? 0. 21 He'd put it on me himself. Α. 22 And you're talking about the cream 23 0. 24 specifically? Yeah, and he'd give me the -- this stuff and 25 Α.

1	he'd just say: "Take it."
2	Q. And the "this stuff" you're talking about would
3	be the flax seed oil?
4	A. The flax seed oil.
5	Q. And then March 2002 just has a couple entries
6	and a blood test there.
7	During that period of time, March 2002 well,
8	you've already said it proceeds
9	A. It's literally impossible, because my doctor is
10	not there. I would not have a blood test at any point
11	in time without my doctor.
12	Q. And you know your doctor wasn't around in March
13	2002? How do you know that so clearly?
14	A. Because I'd be in spring training in March.
15	Q. And he never came down to see you in spring
16	training?
17	A. Never.
18	Q. That's in Arizona?
19	A. Arizona. Never, yeah.
20	BY MR. NADEL:
21	Q. Mr. Bonds, doesn't oftentimes the baseball
22	season start right around the date of April?
23	A. Yes.
24	Q. And the last preseason games often are here
25	A. At Pac Bell.

1 Q. At Pac Bell Park; right? Α. Yes. 3 So, March 28, we don't know without looking at Q. the schedule? 4 Α. You know, you're right. We come home sometimes 6 earlier to play the Bay Series. So, you're right about 7 that. But I didn't take no blood test. I don't take no 8 blood test before the season, neither, I don't care who 9 it is. 10 You can't tell for sure without the schedule, 0. but this last weekend in March of 2002, you very well 11 12 may have been here in the Bay Area? 13 My doctor is named Dr. Teng (phonetic). 14 can go and ask him. 15 Ο. Well, I'm just asking you. You previously stated --16 I don't believe so. 17 Α. Please listen to my question. 18 0. A moment ago you said it couldn't have been a 19 blood test at the end of March because it was spring 20 training. And I take it now you would correct that to 21 say you may very well have been here at that time 22 because of the Bay Bridge Series at Pac Bell park; is 23 that right? 24 That is correct. That was my misunderstanding 25 Α.

 $\dot{y}$ 

1	on the date. That is correct.
2	BY MR. NEDROW:
3	Q. Okay. And let's go to the last two calendars
4	you have from, April and August 2003. By the way, this
5	April one at top has "BLB" written on it. And your
6	middle name is what's your middle name, Mr. Bonds?
7	A. Lamar.
8	Q. So, BLB actually would be specifically your
9	three initials; correct?
10	A. You're right.
11	Q. And this one has, right at the top where you
12	get to the dates "25-G, L-20" indicated and actually
13	the word "March," apparently the last few days of March,
14	and then it goes into April 2003; is that correct?
15	A. Mm-hmm.
16	Q. And just so we're clear, we just jumped a year.
17	Obviously, we don't have in this packet the calendars
18	for after March 2002. We're now April 2003.
19	In April 2003 during this period of time you
20	were getting the flax seed oil and the cream, as you
21	testified previously, is that correct, from
22	Mr. Anderson?
23	A. Yes.
24	Q. And again, just to be clear, we do have these
25	entries of G on here.

1	Do you know what that stands for?
2	A. I have no idea.
3	Q. It wasn't growth hormone
4	A. No, not at all.
5	Q that you were getting? Okay.
6	All right. And then there are several entries,
7	actually again, we could check it, but appear to
8	correspond to your schedule; correct? "SD" for
9	San Diego, "Mil" for Milwaukee, et cetera.
10	Do you see those entries?
11	A. Yes.
12	Q. And along with that are entries of "cream"
13	the word "cream" written in and also the letter "I," the
14	letter "L," and other various entries on this calendar;
15	is that correct?
16	A. Yes.
17	Q. Did Mr. Anderson give you this calendar so you
18	would have it with you even if you went to away games on
19	how to take things?
20	A. I've never had a calendar with him, never had
21	anything.
22	Q. So, you've never seen this document before?
23	A. Greg didn't travel with me either.
24	Q. Right, but did he ever give you
25	A. No, I've never seen any of this stuff.

through the calendar you see "1 CC test," on August 5,

1	"2 T3 .25 G." August 6, "40 Flac," F-1-a-c, "2 T3,"
2	et cetera, continues that way throughout this calendar.
3	Do you know what this is recent now; right?
4	This is just four months ago, in August 2003; correct?
5	According to the calendar.
6	A. Exactly.
7	Q. And do you know what these entries for "G" and
8	"test" refer to in terms of what you were taking from
9	Mr. Anderson in August 2003?
10	A. I have no idea what this is.
11	Q. Okay. But during this period of time you were
12	taking the clear and the cream; correct?
13	A. Is this 2003? Yes.
14	Q. I'm sorry. I should again be clear. That is,
15	the thing you thought was flax seed oil and the cream,
16	you were taking that in August 2003; correct?
17	A. Yes.
18	Q. But is it your testimony that the "G" and the
19	"test" don't reference anything that you were taking
20	from Mr. Anderson?
21	A. This just doesn't seem right. I don't know
22	what this is. I've never seen this, and it's just odd.
23	There's I mean, for anybody who's here that has some
24	kind of recollection of steroids, I mean, this would be
1	

an odd way of doing things, I would believe.

1	Q. Why?
2	A. Just from my own thinking, you know, they go in
3	cycles, don't they? And everyone stays on a normal
4	this doesn't seem this seems really odd and irregular
5	to me.
6	Q. Okay. Well, there are, of course, days where
7	it's indicated that one is to be taking it and then days
8	with Xs through them which are presumably off days;
9	right?
10	A. Yeah, I mean, I'm not overly naive, but I don't
11	think you would do something and then I mean, aren't
12	you supposed to do this every day or every other day and
13	every once a week or something like this? And you go
1.4	through a cycle thing? This is too irregular. It just
15	seems odd to me. That's all I'm saying, it just seems
16	real odd.
١7	Q. Can you tell of any reason why Greg would have
18	written "G" and "test" and things like that on a
19	calendar with your initials on it if he wasn't giving
20	you growth hormone and testosterone?
21	A. I can't answer that. Maybe he ran out of
22	paper. I don't know.
23	BY MR. NADEL:
24	Q. I'm sorry. I didn't I'm not sure I
25	understood your answer.

1	A. I said I don't know. I don't know why.
2	BY MR. NEDROW:
3	Q. Did he ever tell you that he was going to start
4	calling the clear "flax seed oil" in case anybody ever
5	asked what that was?
6	A. No. That's what he called it.
7	Q. Okay. All right. Let's go to the next page,
8	which is number 18 in the packet. And it's a and
9	I've got to give you a copy of it. 18 and 19. It's a
10	two-page item. And it's a I'll give you a chance to
11	look at it. This is from, again, Exhibit 503, pages 18
12	and 19. It's a LabOne test. It's two pages.
13	A. Mm-hmm.
14	(Examining document.)
15	Q. So, you've had a chance to look at it,
16	Mr. Bonds?
17	A. Mm-hmm.
18	Q. Now, your name is actually on this document;
19	correct?
20	A. Yes.
21	Q. And it says July 24, 1964; correct?
22	A. What page are you which one are you looking
23	at?
24	Q. I'm looking at I'm sorry the first page,
25	four lines under your name, of Barry Bonds. It says,

1	"DOB/Age: July 24, 1964."
2	Do you see that?
3	A. Which one are you looking at, though? This one
4	(indicating) or this one (indicating)?
5	Q. I'm sorry. The one in your left hand. It's
6	the top page. I'm sorry.
7	A. Okay.
8	Q. Again, let's be clear. It says "LabOne" in the
9	upper left corner; correct?
10	A. Yes.
11	Q. And then it says, "Patient: Bonds, Barry";
12	correct?
13	A. Yes.
14	Q. And then below that it says, "Age/DOB: July
15	24, 1964."
16	A. Mm-hmm.
17	Q. Do you see that?
18	A. Mm-hmm.
19	Q. And that is your birthday; correct?
20	A. Yes.
21	Q. And this is a test put out by BALCO Labs; is
22	that correct?
23	A. Seems that way.
24	Q. And on this one there's a testosterone level
25	indicated of 11.2 and then a reference of 9.5 to 29.7,

1	which appears to be some sort of reference as to what
2	the appropriate testosterone level ought to be.
3	Do you see that on there?
4	A. I see that on there.
5	Q. So, that's fine. I guess my question is, do
6	you know why, in November of 2001 which is the date
7	in the upper left corner and also indicated as the time
8	collected and received that your testosterone was
9	being tested by this lab? Why would they test for your
10	testosterone?
11	A. I have no idea. Like I said, I just gave the
12	blood. My doctor comes up to my house, I give Greg the
13	blood. Greg just tells me. So, I never saw the
14	documents. I should have.
15	Now that I think of it with the situation that
16	is now, I should have. But I never saw them. I
17	believed my friend. He told me everything's okay. I
18	didn't think anything about it.
19	Q. Okay. And I'm sorry, I want to make sure I'm
20	clear with the grand jury where this came from.
21	Again, this is the LabOne, the first page says
22	November 12, 2001, date completed. Is that clear on the
23	document I'm referring to, LabOne?
24	GRAND JUROR: I don't have it.
25	GRAND JUROR: I don't have it.

1	GRAND JUROR: Specialty Labs.
2	MR. NADEL: I believe it's first page after the
3	end of the calendar, after August 2003.
4	(Multiple parties speaking simultaneously.)
5	(Reporter interrupts.)
6	MR. NEDROW: Let's move on. I think some of
7	the packets don't have all the pages in them. And
8	that's why you guys don't have them. So, let me just
9	move on because we are a little short on time. And I
10	think Mr. Bonds answered the question I wanted to ask
11	which is the question of why
12	BY MR. NEDROW:
13	Q. You don't know why your testosterone would have
14	been tested; correct?
15	A. I wouldn't have any idea.
16	Q. Let me move on to the next page, which
17	I think that the next couple pages, based on
18	this hand out I have here, may also be missing from the
19	people in the back. So, I apologize for that. But we
20	went through them real quick.
21	This affidavit which I gave you, Mr. Bonds,
22	actually is actually, it's not related to the test I
23	was talking about, you can tell from the date. So, I
24	misspoke on that. It's February 2003.

But I guess the only thing I wanted to ask you

1	about here was, this affidavit appears to indicate on
2	February 5, the specimen for Greg Anderson was
3	mislabeled as "Barry B."
4	Do you see that in the top section of this
5	page?
6	A. Yeah, I'm looking at it.
7	Q. Okay. And then after that there is an
8	indication that:
9	"I certify to my personal knowledge the
10	specimens labeled as indicated are in fact
11	specimens for Greg Anderson."
12	And the signatures of looks like J. Valente or
13	James Valente, and then another person with the last
14	name of oh, I'm sorry, it's Greg Anderson, G-r-e-g,
15	Anderson.
16	Do you see those signatures on there?
17	A. Mm-hmm.
18	Q. Did Mr. Anderson routinely put your samples in
19	his name to avoid having your name linked with the
20	samples? Do you know about that?
21	A. No, I have no no. I wouldn't think he would
22	do something that dumb.
23	Q. Did you ever tell him do to do that because you
24	had concerns about confidentiality or celebrity or

things like that?

1	A. No. I wasn't concerned about that.
2	BY MR. NADEL:
3	Q. Did he ever tell you that he had done that?
4	A. No. He just came to get the samples and went.
5	MR. NEDROW: Okay.
6	BY MR. NADEL:
7	Q. Has anyone ever told you that there was a
8	sample that was mislabeled that related to you or
9	Mr. Anderson?
10	A. No.
11	BY MR. NEDROW:
12	Q. Okay. And actually
13	A. I mean, wouldn't you have to sign for these
14	things? Isn't it illegal? Wouldn't you have to sign
15	for it?
16	Q. Let me go to the next
17	A. Do you know what I'm saying?
18	Q. Not clear, not clear.
19	Let's move on to the next page. And let me
20	give you the next page, Mr. Bonds.
21	Mr. Bonds, I asked you before
22	And you know what I'm going to do? I'm going
23	to hand you the packet so you all can take a look at
24	this. This page
25	You have it, right?

1	Mr. Bonds, please take a look at this page
2	which in the original 503 packet is going to be page 19.
3	And that's this (indicating). This is the page
4	we just talked about. And if you could pass that
5	around. I'm sorry about that.
6	I asked you earlier, Mr. Bonds, about this
7	Dr. Goldman. And let me re-ask it again now. Have you
8	ever scheduled an appointment or met with a Dr. Brian
9	Halavie-Goldman who worked with BALCO Laboratories?
10	A. I've never heard of this man or seen this man
11	and I don't know how my name is next to this name.
12	Never seen him in my life.
13	Q. All right. Was there ever a discussion in
14	November of 2003 did anyone ever suggest that you
15	make an appointment that you meet with Dr. Goldman and
16	get it cancelled or something?
17	A. Never.
18	I don't know what he does. I don't even know
19	what he does. If you asked me what this man does, I
20	don't know that. I don't know what this man does.
21	Could you explain to me what he does.
22	Q. Have you ever heard his name before we came in
23	here?
24	A. Never.

Q. Okay. So, you can't think of any reason why

1	his name would be there?
2	A. I can't give you any reason.
3	I'm shocked at some of these things that I've
4	seen.
5	Q. All right. Let's move on to the next page.
6	And everybody does have this page. This is the
7	second-to-last page in the messed up packets and the
8	second-to-last page in the good packets. So, either 19
9	or 21, depending on your packet.
10	The this let me give again. Sorry.
11	Apologize. I want to give you a copy of it.
12	Please take a look at this.
13	A. (Witness complies.)
14	Q. So, on this document, Mr. Bonds, let's go to
15	the bottom. Let me start by asking, on this one, this
16	is your signature at the bottom of this page; correct?
17	A. Yes.
18	Q. Do you recall what this document relates to?
19	A. This document relates to a baseball-related
20	sample that I believe.
21	Q. Okay. Now
22	A. It's supposed to be anonymous. It's supposed
23	to be private, for baseball only. And this is one of my
24	filled-out sheets from Major League Baseball.
25	Q. Did you share those documents either with

correct?

1	A. Yeah, we didn't do all that we stuff. We just
2	signed it, you know. They had the guy, we had to pee,
3	he stared over us, he did all the checking and
4	everything else, and all he said was: "Sign your name."
5	Q. Okay.
6	A. And that's all we did, signed our name and
7	moved on. Print your name, sign your name, move on.
8	Q. Okay. Let's go to the last page of the packet.
9	And again this should be in everyone's packet.
10	This is one that says Specialty Laboratories.
11	And again, in your packet, and everybody else's
12	packet this is the last document I have for you
13	today, Mr. Bonds, I think. And it says Specialty
14	Laboratories. And on this one, okay, first of all,
15	there's a name and a B, comma, B.
16	Do you see that that indication there on the
17	right side?
18	A. Where are you look oh, I see a B comma B,
19	yeah, name.
20	Q. Okay. And those, again, are your initials, BB?
21	A. Yes.
22	Q. And then there's a physician, Brian Goldman
23	indicated there as the doctor; correct?
24	A. Correct.
25	Q. Okay. And it's BALCO Laboratories, attention

1	Jim Valente.
2	Do you see that?
3	A. Yes.
4	Q. By the way, do you know Jim Valente?
5	A. I know he works at BALCO. I thought his name
6	was John. But it's Jim.
7	Q. What does he do at BALCO, do you know?
8	A. I have no idea. I don't know. I don't know
9	what his job description is.
10	Q. The date of birth own here is 7-24-64; is that
11	correct?
12	A. Yes.
13	Q. And that's your birthday; correct?
14	A. Mm-hmm.
15	Q. This is a sample taken on January 19, 2001, or
16	at least it indicates it is. Do you see that entry
17	below the birth date and "sex" line?
18	A. Mm-hmm.
19	Q. And what I want to ask you about this one is,
20	this also is a testosterone test, but we have the entry
21	of, about a third way down the page: "Testosterone,
22	free and total."
23	Do you see that line?
24	A. Mm-hmm.
25	Q. Okay. And then below that it says:

1	"Testosterone total 730" and then: "Testosterone free
2	greater than 5.00."
3	Do you see where I'm reading from?
4	- A. Mm-hmm.
5	Q. And then below that is: "Reference ranges for
6	testosterone free males 20 to 49 years 0.95-4.30."
7	Do you see where I'm reading from there?
8	A. Mm-hmm.
9	Q. And then there's this other discussion of free
10	testosterone a little bit further down that says:
11	"The percentage of total testosterone in
12	unbound state, percent free testosterone,
13	cannot be calculated since the free
14	testosterone level is greater than the
15	highest detectable concentration."
16	Do you see that section?
17	A. Mm-hmm.
18	Q. Okay. So, again, let me ask you in January
19	2001, do you know why BALCO would have been testing you
20	for your testosterone levels?
21	A. I have no idea.
22	BALCO said they were testing the blood to check
23	your levels. I just like I said, I never went to
24	BALCO. Greg just came up. I had my doctor at the
25	house. He came in with the vials, my doctor drew the

blood, we just gave it to Greg. Greg went down there 1 and dealt with it. 3 0. Do you know why your testosterone would have been -- according to this result -- higher than the level the normal range as indicated for males 29 to 49 5 years? Do you know why that would have been? 6 I don't understand this piece of paper. I've Α. never seen it before, once again. So, I would not be able to answer that question because I don't understand how that works. And I don't understand if some people may have more testosterone levels than others. And I just -- I can't honestly believe just because this piece of paper says something that there's a problem. Everyone is different. BY MR. NADEL: Did anyone ever tell you of anything about these results of --No one ever told me anything. I just was at Α. the house. Greg came up with my doctor there, took the blood, and went down there. And then would say: "Okay, everything's fine." And I trusted him. I believed him. I didn't think about it.

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BY MR. NEDROW:

Q.

In January 2001 were you taking either the flax

1	seed oil or the cream?
2	A. No.
3	Q. And were you taking any other steroids?
4	A. No.
5	MR. NEDROW: All right.
6	Thanks, Mr. Bonds.
7	BY MR. NADEL:
8	Q. Mr. Bonds, just to shift subjects just for a
9	moment. I'd like to go back a little little ways ago
10	when Mr. Nedrow was asking you about your your
11	contacts with Mr. Anderson.
12	A. Mm-hmm.
13	Q. Maybe I don't know about a half an hour
L 4	ago.
15	And you said something to the effect of I
. 6	don't remember the exact language, but to the effect of
.7	that with regard to the subject matter of steroids,
. 8	testosterone, you know, this matter, that you didn't
.9	want to get involved with any of that with Mr. Anderson
20	so you wouldn't discuss anything about that.
21	Do you remember something to that effect?
22	A. I said we didn't discuss each others' personal
3	lives. I mean, we're friends. That's how I mean,
4	you have friends. Do discuss their person lives all the

time? No. I mean, we were friends, we grew up

together. I mean, he works in a gym. I could suspect what goes on in a gym. I don't work out -- I don't work out in the richie gym where everybody is rich. I work out --Let me -- let me focus --٥. Α. Can I finish? 0. Let me just focus the question a little bit. I'm not asking you about --Α. But can I finish? Yes, go ahead. Q. Α. I work in a dungeon gym. You know, my thinking of what they may be doing is their own business. I don't get involved into their business. That's what I'm saying. So, it never became a conversation. Because, you know, you see a body builder in a gym, how many body builders going to tell you: "No, this is all natural." You know, they don't talk about it. Whatever, you know, you're only lifting weights. Q. Focusing not on the rest of your personal life but the question of the subject matter of steroids, testosterone levels, et cetera, that's a matter that you indicated before that you wouldn't want to talk with Mr. Anderson about because you didn't talk about this type of thing with him; is that right?

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Α.

Like I said, we didn't talk about each others'

1	job.
2	Q. And you wouldn't talk about issues relating to
3	steroids with him, would you?
4	A. Like I said, I mean, if you want to talk about
5	me, the players probably talk about it more than
6	anybody. You know, your normal friends, everyday
7	people, I mean, you bring it up in a conversation. If
8	you're talking about pushed on me or saying "You
9	should," no.
10	Q. My question goes back
11	A. Conversations, possibly, yes.
12	Q. My question goes back to you and Mr. Anderson,
13	not other players, not other people. Just conversations
14	and contacts between yourself and Mr. Anderson.
15	When Mr. Nedrow asked you a while ago about
16	that subject matter in relation to this investigation,
17	you said: "We didn't talk about any of that stuff,"
18	basically, relating to this investigation, steroids, or
19	whatever?
20	A. Right.
21	Q. Mr. Anderson and you would not talk about that.
22	You didn't want to talk about that.
23	Is that right?
24	A. I don't want to know anything. That's exactly
25	right.

representing him, don't you?

	·
1	A. Mm-hmm yes.
2	Q. And what's his attorney's name?
3	A. I don't know his name.
4	Q. You don't know his name?
5	A. I'm not really good with names. I'm sorry.
6	Q. Do you know
7	A. I meet a lot of people every day. And I'm not
8	really good with names, so
9	Q. You don't know his lawyer?
10	A. I know his lawyer.
11	Q. You just don't remember his name?
12	A. I just don't remember his name.
13	Q. Okay.
14	A. I know the building that he's at.
15	Q. Have you had conversations or meetings with
16	Mr. Anderson and his lawyer about this investigation?
17	A. No.
18	Q. You're sure of that?
19	A. I'm sure of that.
20	Q. Is there any reason why you and Mr. Anderson,
21	together, would have visited his lawyer's law office
22	after this investigation became public?
23	A. Because my lawyer's across the bridge, so he
24	comes this way and he allows us to use his conference

room.

1	Q. Okay. Did you after this investigation
2	became public, when you became aware that there was a
3	matter linked to BALCO, did you, Mr. Anderson, and
4	Mr. Anderson's lawyer meeting at his law office and
5	discuss this investigation?
. 6	A. No, not at all.
7	Q. Never happened?
8	A. No. Not at all.
9	Q. And how many times have you visited since
10	you became aware that there was an investigation, how
11	many times have you been to Mr. Anderson's lawyer's
12	office?
13	A. You'd have to ask Mike, my attorney.
14	Q. To your recollection, how many times have you
15	been there?
16	A. Maybe four four times, maybe. I've been
17	there twice the last two days. And maybe two other
18	times or two other times prior to that.
19	Q. Putting aside the last two days, two times
20	before that?
21	A. Two or three, at the most.
22	Q. Approximately when?
23	A. Oh, I can't recall. It's all during this whole
24	time.

Q. Months ago, weeks ago?

1	A. Weeks.
2	Q. Okay. The first time that you and Mr. Anderson
3	went to his lawyer's office
4	A. Me and Anderson has never gone to his lawyer's
5	office, ever.
6	Q. You and Mr. Anderson have never been to his
7	lawyer's office together?
8	A. I have never gone with Greg Anderson with him
9	to his lawyer's office, no.
10	Q. Have you met him at his lawyer's office?
11	A. No. I have met his lawyer, though. But I have
12	not met Greg there or him with his lawyer at all.
13	Q. Have you ever been at his lawyer's law office
14	with Mr. Anderson?
15	A. I have only been at Greg's lawyer's office with
16	my attorney. They talk. I'm never allowed in the room
17	with them. They go off. I don't they don't won't
18	talk about the thing, what they know. That's their
19	business.
20	Q. Okay. Just one more question, just to make
21	sure, although it's pretty I think it's pretty clear
22	what you're saying, but I just want to make sure I
23	understand it.
24	You have never met with Mr. Anderson, yourself,

and his lawyer at his lawyer's law office?

2	Q. And with regard to your a previous interview
3	that you had with agents of the FBI, do you recall
4	having been interviewed back in July of this year?
5	A. Yeah. I went to him over an extortion case and
6	theft.
7	Q. A separate matter than this?
8	A. Way separate than this, yes.
9	Q. And you were interviewed by agents of the FBI
10	and also in the presence of an assistant United States
11	attorney.
12	Do you recall that?
13	A. I was not interviewed. I was going to them
14	over a problem of theft, fraud, forgery, and seeing what
15	I can do to get it back, or, you know.
16	Q. And you had a lengthy conversation with them?
17	A. Not long. I don't I don't recall most of
18	that conversation because I don't deal with it anymore.
19	Q. And that was with a different lawyer who was
20	representing you in connection with that matter; is that
21	right?
22 .	A. Yes.
23	Q. And during that interview, at some point in
24	that interview, did the subject matter come up of
25	allegations that somebody else might make against you?

Α.

No, never.

No, I don't recall any of that.

25

Α.

1	Q. Did were you asked during that interview, do
2	you recall having been asked, whether you had ever taken
3	steroids?
4	A. I don't recall that conversation coming up.
5	Q. Okay. In fact, you said you had never ever
6	taken steroids; is that right?
7	A. I I I don't know what I talked to
8	them about. But I don't believe that was any of the
9	conversation.
10	Q. To your knowledge, that was never mentioned in
11	the conversation at all?
12	A. Not that I know of.
13	Q. Now, had you said during that conversation that
14	you or had you denied ever taking steroids, now, with
15	what you've seen today, do you feel comfortable as you
16	sit here today saying that you have never taken
17	steroids?
18	A. I feel very comfortable, very comfortable.
19	MR. NEDROW: I think that Mr. Nadel and I have
20	concluded our factual questions for Mr. Bonds.
21	So, before we let Mr. Bonds go, does anyone
22	have any factual questions for Mr. Bonds in the grand
23	jury regarding the factual matters discussed before we
24	let him go?

Yes, sir.

1	GRAND JUROR: Did you ever get Mr. Anderson a
2	Christmas bonus or anything like that?
3	THE WITNESS: Yes, I did. I gave all my all
4	my friends a Christmas bonus. Not a Christmas bonus. I
5	gave them a bonus after I hit 73 home runs because I
6	couldn't believe it, and I was so excited. Even my
7	publicist, my strength coach, my stretching coach. I
8	met my bonus when I did that. So, I met my bonus and
9	gave a bonus to everyone else.
10	GRAND JUROR: And how much did you give
11	Mr. Anderson?
12	THE WITNESS: 20,000. I gave everyone \$20,000.
13	GRAND JUROR: That was besides the 15,000?
14	THE WITNESS: Yes.
15	GRAND JUROR: Was that in cash, too?
16	THE WITNESS: I believe so, yes.
17	GRAND JUROR: Thank you.
18	MR. NEDROW: And actually, thank you. A
19	follow-up question I had forgotten.
20	BY MR. NEDROW:
21	Q. You also after the Giants went to the World
22	Series last year after the 2002 season gave Mr. Anderson
23	a World Series ring; isn't that correct?
24	A. I gave everyone, even everyone in my family, a
25	World Series ring. I bought them. You can purchase

1	them.
2	Q. Oh, I see.
3	A. So, from the team you can purchase them.
4	I also got Greg Anderson a 73 home run ring,
5	because that's what he wanted. Okay?
б	But a friend of mine in New York makes these
7	things. And he makes them all for me. So, if I have
8	him do a big award, a friend of mine in New York will
9	just make one for me and give it to me as a gift. Greg
10	saw it, he liked it, he wanted it. Fine. He wouldn't
11	charge me for training and stuff. And I'm, like, 15
12	I mean, he wants it. This is the least I can do. It's
13	a \$3,000 ring. He wants it, what he do, here, fine.
14	MR. NEDROW: Okay. Other factual questions,
15	yes.
16	GRAND JUROR: Greg Anderson would you
17	consider him an employ that works for you.
18	THE WITNESS: No. I consider him as a friend.
19	GRAND JUROR: That you pay him \$15,000, is that
20	like a tax write-off for you when you do your taxes?
2·1	THE WITNESS: No, you can't write off that.
22	GRAND JUROR: \$15,000, you can't write that
23	off?
24	THE WITNESS: It's a luxury to have a trainer.
25	It's not a tax deduction.

from a lot of different coaches.

1	THE WITNESS: Mm-hmm.
2	GRAND JUROR: Is there anyone else that gives
3	you vitamins or nutritional supplements and things?
4	THE WITNESS: Harvey Shields (phonetic), who is
5	50 years old and is one of my trainers. This man will
6	run you into the ground. And he always his his
7	are always like the cream stuff. He comes up with some
8	new cream gimmick all the time. He hasn't lately.
9	Raymond is he's kind of like a little shark.
10	He kind of like wants to do car shows for you or things
11	like that to make other money. But I kind of stay away
12	from him on that.
13	But those are my three guys with me on a
14	regular basis. And that's pretty much it.
15	BY MR. NEDROW:
16	Q. Just for the record, Raymond, first name, last
17	name?
18	A. Raymond Farris.
19	Q. Can you spell his last name?
20	A. It's F-a-r-r-i-s.
21	Q. Thank you.
22	BY MR. NADEL:
23	Q. How many how many people a year would you
24	say, first with regard to the \$15,000-type gifts, that
25	you make gifts to, besides Mr. Anderson?

1	A. I only made a gift once and that was after I
2	hit 73 home runs to everyone. That's the only time
3	I've ever given a gift. To me, that was a bonus gift
4	for everyone. My publicist girls for, you know, making
5	me get to the press conferences when I needed to get
6	there. You know, Harvey for his
7	Q. You're talking about the \$20,000 gift there?
8	A. Yeah, I gave each of them 20,000.
9	Q. How many people total, would you say?
10	A. Four.
11	Q. Putting aside the \$20,000 gifts, the thing with
12	Mr. Anderson, \$15,000 a year, how many people each year
13	are there that, as a gift, you give them money, kind of
14	in exchange for whatever favors they've done for you,
15	things like
16	A. Besides my family, who I give a lot of gifts
17	to?
18	Q. Yes, other than your immediate family.
19	A. Probably there are some people who wash my
20	car that I'll give them money, things like that.
21	Q. I'm talking about the things like \$15,000 I
22	year.
23	A. Oh, no, no, no. I ain't giving nobody
24	Q. Just Mr. Anderson?

No. I pay Harvey \$15,000, too, for my

25

A.

2	Q. It's Raymond, Harvey, Mr. Anderson. Others?
3	A. No. Those are my three trainers.
4	Q. How long have you been doing that for?
5	A. Since 2000. So, he's probably made, what,
6	\$45,000 with me in three years, plus 20.
7	Q. And that's what you would include in your
8	characterization of gifts?
9	A. No. That was for their training. To me, it
10	was to me, they wouldn't want they didn't want to
11	charge me. And I didn't feel it was right. Greg's
12	there every day. Harvey's at the game, ballpark, every
13	day. I just didn't feel it was right.
14	Q. I understand.
15	A. You know, so: "Let me at least give you
16	something, you know, for your training," but it was for
17	training.
18	Q. I just want to make sure I understand what
19	you're saying.
20	A. The gift was the 20,000.
21	Q. Okay. The \$15,000. Earlier, in response to
22	one of grand jurors' questions, you mentioned that you
23	did not consider those individuals employees, that you
24	considered that a gift. And so I'm just curious as to
25	whether that's a gift, or if it's a payment for work

stretching. I pay Raymond \$10,000.

1	that they have done, or what?	
2	A. Well, Greg Anderson I grew up with. He's my	
3	childhood friend. So, when I said as a gift, I'm	
4	meaning it because he's my friend. But I'm paying him	
5	for his work. Harvey I am paying as an employee for his	
6	work and Raymond.	
7	I just meant Greg. You know, Greg is my	
8	friend. And so it was more of a you know what I	
9	mean? Friend, but I'm paying you. However you want to	
10	call it.	
11	GRAND JUROR: I have a question.	
12	You said that Greg is with you every day.	
13	THE WITNESS: Mm-hmm.	
14	GRAND JUROR: Does he have other people that he	
15	is employed by?	
16	THE WITNESS: He works out of World's Gym. He	
17	has a lot of clients.	
18	GRAND JUROR: So, he has a lot	
19	THE WITNESS: He has a lot of clients, a lot of	
20	high school kids and college kids and elderly people,	
21	but he has a lot of clients at that gym.	
22	GRAND JUROR: Any other athletes that you know	
23	of?	
24	THE WITNESS: No, none, besides college, I	
25	believe, or high school.	

1	GRAND JUROR: All right. This is about the		
2	ballpark.		
3	THE WITNESS: Mm-hmm.		
4	GRAND JUROR: About the clear and the cream.		
5	When you were taking the clear at the ballpark in the		
6	locker room, you said there were a lot of people around,		
7	probably other ball players on the team, photographers		
8	or news?		
9	THE WITNESS: Mm-hmm.		
10	GRAND JUROR: When they were all watching you		
11	take this this so-called flax, did any of them say:		
12	"Hey, how's that taste?" Or: "Where can I get that,		
13	Barry?" Anything like that?		
14	THE WITNESS: No one was watching me, no one's		
15	sitting there going like this (indicating): "What is he		
16	doing?" You know what I mean? But everyone's around		
17	when Greg was giving it to me.		
18	But no one bothers each other before a game.		
19	You know, in the locker room before a game, you don't		
20	really bother the other person. People are watching		
. 21	films. You may talk about something.		
22	But you understand, I'm an 18-year veteran.		
23	It's tough for some young kid to walk all the way over		
24	here and say: "Hey, Barry, what are you doing?" He's		
25	just not going to do that. It's just not going to		

happen like that. You know what I mean? He may ask me if I can help him to hit or help him to do something, but they wouldn't personally come out and ask me anything like that. It's a respect thing from veterans to younger players kind of.

GRAND JUROR: That couple drops that you did take out of the vial, you say you took it during the home stand?

THE WITNESS: Mm-hmm.

GRAND JUROR: Does that mean, like, once every three games or four games or was it every game during the home season?

THE WITNESS: No, it would be like once every home stand or maybe twice. It wasn't on an everyday regimen. He didn't give it to me every day when I was at home. So, we played a seven-game -- seven-day home stand, maybe that would be once. If we were home for two weeks, maybe two or three times, maybe.

But it wasn't on an everyday regimen. It wasn't something that he did every day.

But I wouldn't -- I wouldn't do everything on an everyday basis. That's just not me. That's not my style. I may get to the ballpark late. I got to go to work. I don't have time for rubdown, massage. I play with the pain and just go.

1	GRAND JUROR: Have you ever given a gift or		
2	payment to Victor Conte or BALCO Labs?		
3	THE WITNESS: No. I've never paid Victor Conte		
4	a penny ever in my life.		
5	MR. NEDROW: Other questions?		
6	Go ahead.		
7	GRAND JUROR: On this specimen that was taken		
. 8	by the baseball, do you know who the collector was?		
9	MR. NEDROW: Let's make sure we have the right		
10	page. That's the		
11	GRAND JUROR: It's the second-to-the-last page,		
12	coded test.		
13	MR. NEDROW: Second-to-the-last page, right.		
14	GRAND JUROR: The collector's name has been		
15	blacked out.		
16	THE WITNESS: I don't know.		
17	GRAND JUROR: You signed this saying that you		
18	sealed it and put your initials on it.		
19	THE WITNESS: Uh-huh.		
20	GRAND JUROR: Do you remember them dipping		
21	anything into that urine specimen cup?		
22	THE WITNESS: Yeah, like a little color chart		
23	thing or something.		
24	GRAND JUROR: Was it Greg Anderson that did		
25	that or was it a doctor?		

1	THE WITNESS: No, it's a doctor from the team.			
2	They come and tap you on the shoulder as soon as you			
3	walk in the door. And then you have to go in the back,			
4	the guy stands in the bathroom with you, watches you go			
5	in, go to the bathroom, you have to hold the cup in your			
6	hand, you got to dip the thing in, and he does all the			
7	fill out charts, he puts the thing on it, seals it up,			
8	you have to sign it and give it to him.			
9	GRAND JUROR: So, this was your copy, then?			
10	THE WITNESS: That would have been my copy,			
11	yes.			
12	MR. NEDROW: Other questions?			
13	Yes.			
14	GRAND JUROR: Greg Anderson, when his house was			
15	searched, did he talk to you about the search?			
16	THE WITNESS: No.			
17	I just asked him: "What's it like getting your			
18	door blown down?" Greg right now is down, you know?			
19	He's a great guy. He's a really nice person and a very			
20	good guy, you know. You know, my brothers have a lot of			
21	problems, too, and I just you know, you just don't			
22	turn your back on somebody you've known for a long time.			
23	And I just haven't turned my I I'm not turning my			
24	back on him, you know?			

GRAND JUROR: Another question.

1	With all the money you make, have you ever
2	thought of maybe building him a mansion or something?
3	THE WITNESS: One, I'm black. And I'm keeping
4	my money. And there's not too many rich black people in
5	this world. And I'm keeping my money. There's more
6	wealthy Asian people and Caucasian and white. There
7	ain't that many rich black people. And I ain't giving
8	my money up. That's why. And if my friends can help
9	me, then I'll use my friends.
10	MR. NEDROW: Actually, I think that's it for
11	Mr. Bonds.
12	I just want to clarify one thing, though.
13	BY MR. NEDROW:
14	Q. You've testified, Mr. Bonds, and I'm sure
15	there's a miscommunication on this, that you're with
16	Mr. Anderson every day, but I think you're also clear he
17	doesn't go with you on the road. So, let me just
18	clarify.
19	When you're home you see him pretty much every
20	day, when you're in the Bay Area?
21	A. Well, I have to clarify that. I don't see Greg
22	every day.
23	Q. How many days a week, on average?
24	A. During the season time, I'll see him every day,
25	he will be at the ballpark.

1 Q. When you're home? 2 Α. When I'm home. 3 Q. He does not come on the road. Α. Right. But there will be some days I don't 5 feel like working out; I don't see him. But he will 6 still come to the ballpark. Greg enjoys baseball. He 7 makes that drive every day. He'll come to the ballpark, sit at my locker to try to get me to go to the gym go work out. I'll call him a couple of names I can't say But he's the type of person who motivates me because I don't want to look at him no more, so I'll go in the gym and work out with him so I'll he go home. You know, you need that in your life. You know, that's why I have these people in my life, because they're motivating me to take that next step that I won't take the next step. And regardless of how many names I call them, how many times I say: "You're fired, I hate you," this and that, they're going stay there, and they're going to irritate me. And Greg and Raymond and Harvey are those three people that I needed in my career. MR. NEDROW: Okay. Good. Further questions? Or I think that's it for Mr. Bonds. Okay.

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I'm sorry. One last question for Mr. Bonds.

1	Okay, great.		
2	GRAND JUROR: The article in the magazine,		
3	wouldn't you consider that like an endorsement on his		
4	products?		
5	MR. NEDROW: Right. I think actually Mr. Bonds		
6	actually testified to that, but let's clarify that.		
7	You're referring		
8	BY MR. NEDROW:		
9	Q. I think the grand juror is referring to the		
10	Muscle & Fitness magazine 2003 in which you appear with		
11	a photo, actually, of Mr. Anderson and Mr. Conte, please		
12	correct me if I'm wrong, and following up on the		
13	question, that was an endorsement for, I guess, both		
L 4	Mr. Anderson and Mr. Conte; correct?		
15	A. It was more of an endorsement for BALCO, ZMA.		
L6	Like I said, they gave those protein shakes and		
17	stuff to my father, you know, and my friends. And, you		
L 8	know, no one they never charged us for anything. So,		
.9	it was a favor for a favor.		
20	I didn't charge him for that thing. I didn't		
21	get paid for that or nothing. It was just, you know:		
22	"Thank you for" you know.		
23	GRAND JUROR: I would think the free publicity		
24	for, you know, just being seen in a picture is payment		

enough for BALCO, you know?

1	THE WITNESS: Well, basically. That that's
2	true.
3	But I never BALCO never charged me for
4	anything. They never asked me for a penny, nor did I
5	ever pay them anything. And it was you know, it was the
6	least they could do. When my dad was sick, they sent up
7	protein shakes for my father. I didn't you know,
8	that was the least I could do. Some things are worth
9	more than money. I thought they were doing something in
10	kindness for my family. And to me that's priceless.
11	MR. NEDROW: Okay. All right. You're excused,
12	Mr. Bonds. Thank you very much. You're free to go.
13	THE WITNESS: Thank you.
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16	(The proceedings were concluded at 4:16
17	p.m.)
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1	STATE OF CALIFORNIA )
2	) ss.
3	COUNTY OF SAN FRANCISCO)
4	I hereby certify that the foregoing proceedings
, 5	in the within-entitled cause were taken at the time and
6	place herein named; that the transcript is a true record
7	of the proceedings as reported by me, a duly certified
8	shorthand reporter and a disinterested person, and was
9	thereafter transcribed into typewriting by computer.
10	I further certify that I am not interested in
11 .	the outcome of the said action, nor connected with, nor
12	related to any of the parties in said action, nor to
13	their respective counsel.
14	IN WITNESS WHEREOF, I have hereunto set my hand
15	this 15th day of December, 2003.
16	7/19/1 ) of At.
17	
18	JAN E. WALTON, CSR# 5638
19	STATE OF CALIFORNIA
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## LAWYER'S NOTES

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